

The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, OCTOBER 13, 1841.

FORT WILLIAM,

GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Canadian

Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM. FINANCIAL DEPARTMENT. THE 19TH NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directers, dated 17th August, prescribing the same for future observance :

TERMS AND CONDITIONS FOR

MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandize of Individuals intended

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company. 1st.—The parties to whom Advances may be made shall agree that the respective Consignments be de-livered into such Warehouses as the Court of Directers may approve: and that they be subject to the con-trol of the Court of Directors until the lien of the Company upon the Consignment shall have been sa-

and a secretained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Eachunge to be determined from time to time at the place where the Advance is made under the Court's orders.

3d.—For re-payment of the Advance, Bills of Ex-change to be drawn in triplieste, at six months sight,

s, d. Per Company's Rupee for Advances made at..... Madras. Bombay.

China. Per Spanish Dollar Ditto..... China.

4th.—The Parties will be required to place in the words of the Board of Customs, Salt and Opium.* Bills of Lading of the Consignates as your be specified.

In triplicate. The Bills of Lading must be design

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on beof insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bilia, the Court of Directors to be authorized, in such manner and at such times as to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company way have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents. Government or Agents.

Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods. subject to on account of the Goods.

8th .- The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable. interest is chargeable.

9th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to Insure the Goods, the expense of which shall be reimbursed to them previously to neir making over the Goods to those Parties or their Agents.

10th .- Parties receiving Advances, to address in each 10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or consumers as any particularly at any period concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Houble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Pieco Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

which shall be less than 5,000 Rupees.
6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 8 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,

Secy. to the Govt. of India

FORT WILLIAM.

FINANCIAL DEPARTMENT,

THE 3D JUNE, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Adsait and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s 1d. per Company's Rupee, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1838 and 27th November 1839.

Published by order of the Right Horble the Government

Published by order of the Right Hon'ble the Gover-

nor of Bengal,

G. A. BUSHBY,

Secy. to the Gont. of Bengal.

FORT WILLIAM. FINANCIAL DEPARTMENT, THE 29TH SEPTEMBER, 1841.

Conformably with a rule prescribed by the Hon'ble the Court of Directors, the Right Honorable the Governor General in Council is pleased to determine, and so notify for general information, that no Civil Servant, or Military Servant holding a Civil Appointment, required by the exigencies of the service to discharge the duties of a second office, will be entitled to draw the salary of the two office.

charge the duties of a second office, will be entitled to draw the salary of the two offices.

His Lordship in Council is pleased to exempt from the immediate operation of this Rule, the Officers holding the Appointment of Agent to the Lieutenant Governor in the North Western Provinces, and drawing a salary of 500 Bundelkhund.

Dehli. Sa month in that situation in addition to the salary of their other Civil Saugor. Appointment, and to except also the situation at certain Stations of Post Master, held by the Civil Surgeon, who is separately remunerated for the former office.

remunerated for the former office.

Published by order of the Right Hon'ble the Gover-nor General of India in Council,

G. A. BUSHBY, Secy to the Govt. of India.

FORT WILLIAM,

SECRET DEPARTMENT, 11TH OCTOBER, 1841.

Major R. Leech received Political Charge of Kelati-Ghilzye, from Lientenant E. K. Elliot on the 7th ultimo.

T. H. MADDOCK, Secy, to the Govs. of India.

FORT WILLIAM,

POLITICAL DEPARTMENT, 11TH OCT 1841.

Mr. H. Inglis, Assistant to the Political Agent Cossyali Hills, has obtained leave of absence for six weeks, from the 5th of November next, to visit the Presidency, on urgent private affairs.

T. H. MADDOCK,

Sery, to the Govt. of Indid.

FORT WILLIAM.

POLITICAL DEPARTMENT, 11TH Oct. 1841.

Captain T D. Carpenter, Superintendent with the Ex-Rajahs of Coorg and Sattarah, has obtained leave of absence to visit the Presidency, on private affairs, from the 10th November to the fist January next, making over charge of his duties to Captain George Johnston, Sub-Assistant Commissary General.

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

Тик 11ти Остопев, 1841.

The following Draft of a proposed Act was read in Council for the first time on the 11th of October, 1841.

An Act for authorizing the demand of certain pay-ments, on the granting of Spirit Liceness in the Towns of Bombay and Colaba.

It is hereby enacted, that it shall be lawful for I. It is hereby enacted, that it shall be lawful for the Governor of Bombay in Council to demand and receive on the granting of any Spirit Licence under Act No. AVIII. of 1840, a payment after the rate of Eight Annas per gallon, on every gallon authorized to be vended by the day under such licence, and every such licence shall accordingly be granted half-yearly, and purport to authorize the vending of a certain number of gallons per diem.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the

first Meeting of the Legislative Council of India after the 11th day of November next.

T. H. MADDOCK.

Sery to the Gort. of India.

(No. 1538.)

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL

JUDICIAL AND REVENUE DEPARTMENT.

Тие 5ти Остовек, 1841.

The following Officer has obtained leave of absence from his Station :

Mr. E. DaCosta, Sudder Ameen of Sarun, for three months, on private affairs, in extension of the leave granted to him on the 27th July last.

The Right Hon'ble the Governor of Bengal has een pleased to make the following Appaintments :

Mr. C. Steer to officiate as Magistrate as well as Collector of Jessore, until further orders.

Тив 12ти Остовев, 1841.

Mr. J. F. M. Reid to be a Judge of the Sudder Dewanny Adawlut and Nizamut Adawlut, vice Mr. D. C. Smyth deceased.

Mr. J. Shaw to be a temporary Judge of ditto ditto, vice Mr. Roid.

Mr. B. Golding to be Civil and Sessions Judge of East Burdwan, vice Mr. Shaw: Mr. Golding will make over charge of the current duties of the office of Judge of Backergunge to Mr. H. C. Halkett, the Magistrate, and proceed to join his new appointment.

FRED. JAS. HALLIDAY.

Secy to the Goot, of Bengal.

Nos. 1866, 1883, 1892, 1894 and 1898.

ORDERS BY THE HON'BLE THE LIEU-TENANT GOVERNOR OF THE NORTH WESTERN PROVINCES.

LEAVE OF ABSENCE. JUDICIAL DEPARTMENT,

Тпв 29тн Ѕвртемвен, 1841.

Mahomud Shukoor, Principal Sudder Ameen of Futtehpore, during the approaching Dasserah Vaca-

The unexpired portion of the leave of absence granted to Mr. J. Browster, exercising the powers of Joint Magistrate and Deputy Collector of Panceout, stationary of the Leave American Stationary of the Leave of ed at Kurnaul, in Orders of the 19th April last, is cancelled from the 28d instant.

THE 2D OCTOBER, 1841.

Doctor J. A. Dunber, Civil Assistant Surgeon of Azimghur, for one month, from 4th November next, on his private affairs.

The leave of absence granted to Mr. E Thornton, Officiating Magistrate and Collector and Settlement Officer of Moznffurnuggur, in Orders of the 20th instant, is cancelled at his own request.

Тив 4ти Остовек, 1841.

Mr James Duncan, Civil Surgeon of Bareilly, for five months, from 1st December next.

Mr. James Mercer, Principal Sudder Ameen of Furruckabad, during the approaching Dasserah Vacation.

Mahomed Hossein, Principal Sudder Ameen of Scharunpore, during the same period Mr. Powell, the Moonsiff of that District, to Officiate for the Principal Sudder Ameeu during his absence.

The services of Doctor G. G. Spilsbury, Civil Surgeon of Jubbulpore, are placed, at his own request, at the disposal of His Excellency the Commander in Chief, from the 1st November 1841.

J. THOMASON,

Secy. to Govt. N. W. P.

GENERAL ORDERS BY THE RIGHT HONOR. ABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 9th October, 1841.

No. 233 of 1841—Assistant Surgeon Andrew Mc Douall Stuart is permitted to proceed to the Capo of Good Hope and Australia, on Medical Certificate, and to be absent from Bental on that account for two years.

J. STUART Lt. Col.

Secy to the Govt. of India, Mil. Dept.

NOTICE.

THE General Treasury will be closed from Tuesday the 19th to Tuesday the 26th instant clusive, on account of the Hindoo Holidays Doorgan Toojah.

Accepted Bills of Exchange, Interest Drafts and other Demands which may become payable during the about mentioned Holidays, will be discharged on applicat at the Treasury on or after Thursday the 14th instant.

W. H. OAKES, Sub-Treasurer.

GENERAL TREASURY, }
The 8th October, 1841.

CALCUTTA STAMP OFFICE.

Тне 11тн Остовев, 1841.

Individuals immediately requiring the impression of Stamps on their own Materials or Documents, are requested to send them for that purpose to this Office on or before the 16th instant, as the Office will be closed from Tuesday the 19th to Tuesday the 26th instant, inclusive, for the Doorgah Poojah Holidays.

J. B. THORNHILL,

Collector of Stamps.

Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
4th to 7th October, 8th to 10th ditto 4th ditto 5th ditto 6th to 10th ditto, 4th to 10th ditto, Ditto,		Mary Ann, London, Dutte, Ditto, Ditto	Mary Ann, London, Left Town on the Sth inst. Ditto, Ditto, Left Town on the Sth inst. Maingay. John Hepharae. Ditto, Ditto ditto, Merlin, Mauritius, Left Town on the 11th ditto.

OVERLAND LETTERS AND POSTAGE.

IT is hereby notified for general information-

First.—That all Letters and Newspapers, except Soldiers' and Sailors' Letters, intended for transmission by the Overland Mails, and except those specially marked 'via Falmouth,' will be sent through France, and thus be subject to the heavier rate of postage.

be subject to the heavier rate of postage.

Second.—Letters and Newspapers addressed to France as well as those to other foreign countries, with which France is the channel of communication (if the latter are expressly directed to be so sent) will be made up in Packets and sent to the French Post Master at Marseilles; but Letters for Foreign Countries, other than France, if not specially directed to France, will be included in the Packets or England. Letters, &c., for places lying between Bombay and Marseilles, will be despatched in separate Packets.

Third.—Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France, are charged single postage, which by that route amounts to 2s. 8d. By the Falmouth route, Letters of half an ounce in weight, are subject to single postage only, which by that route, has now been reduced to 1s.

age only, which by that route, has now been reduced to is.

Newspapers, if sent via Falmouth, are free of postage;
but if transmitted by the way of Marseilles, they are charged 2d. each.

H. S. OLDFIELD.

Offg. Post Master General. Villiam, Genl. Post Office, \tag{the 27th May, 1840. Fort William,

NOTCIE is hereby given, that a Steamer with an Overland Mall, will be disputched from Bombay, on Monday, the 1st of November next.

The Post Master General calculates that the latest safe

date for dispatch of letters from Calcutta by the above Mail, will be the 16th Instant, but it is strongly recommended to the public to dispatch their letters before that

J. J. HARVEY.

Offg. Post Master General.

Fort William. General Post Office, }

The 1st October, 1841.

OTICE is hereby given, that the undermentioned quantities of Mr. Prinsep's Salt are for Sale at the rate specified below. Purchasers to satisfy themselves as to the quality of the Salt in question by personal inspection of the Musters of the Government Golahs at Narainpore, and the Rowannah first presented there to be entitled to the first delivery.

DESCRIPTION OF SALT.

Agency.	Ghaut.	Year of Manufacture.	Quantity.	Price per 100 mds.
24-Pergunnahs Narain- } pore,	Narainpore,	7 1st Quality 1246, 7 1st Ditto 1247, 7 2d Ditto	More or less Mds. 3 10 0 ,, 235 2 8 ,, 351 12 12)
Do Beontali,	Ditto,	Ditto 1244, Ditto 1246, 1st Ditto 1247, 2d Ditto .,	, 6 35 0 , 2 0 0 , 138 18 8 . 784 18 0	Co.'s Rs. 425,
Balleaghatta,	Ditto,	1246,	,, 784 18 0 ,, 9 2 0 Mds. 1,530 18 12)

Board of Customs, Salt and Opium, the 9th October, 1841.

H. TORRENS, Secretary.

NOTICE is hereby given, that the undermentioned quantities of Gotcha, Pungah and seized Salt are for Sale at the rate specified below. Purchasers to satisfy themselves as to the quality of the Salt in question by personal inspection of the Musters at the Government Golahs at Narainpore, and the Rowannah first presented there to be entitled to the first delivery.

DESCRIPTION OF SALT.

Agency.	Ghant.	Year of Manufacture.	Quantity.	Price per 100 mds.
24- Pergunnahs,	Narainpore,	Gotcha 1241, Ditto 1242, Ditto 1243, Pungah 1246, Seized } Sait } 1840-41,	More or less Mds. 40 37 305 0 31 20 729 0 9 0 Mds. 1,115 17	Co.'s Rs. 371

Board of Customs, Salt and Opium, the 9th October, 1841.

H. TORRENS, Secretary.

NOTIFICATION.

BKARRY.—With reference to the Notification issued from this Office on the 29th June last, Shippers of Rum are hereby informed, that the date from which the imposition of 8 Annas duty on every Galloh of Rum shipped in quantities below one thousand Gallons was announce i as to take effect (viz. 1st July 1841.) has been, under the authority of Government, altered to the 1st January 1849.

By order of the Board of Customs, Salt and Opium, the 13th August, 1841, H. TORRENS, Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the Matters of the Petitions and Schedules (the same having been filed in the Court) of the Insolvent prisoners hereinafter named, are appointed to be heard—

On Saturday, the 6th day of November 1841, at the hour of 11 o'Clock in the forenoon,

BHOYRUBGHUNDER CHOWDRY, of Saum bazar, in Calcutta, Bramin.

RAMSOONDER SIRCAR, of Puttuld angah, in Calcutta.

"Oppose the discharge of a Prisoner, unless he shall have given notice to the Chief Clerk, three clear days before the day of Hearing."

Office of Examiner, 6th October, 1841.

কলিকাভার কোতাছিন করকদারানেরদিনার পরিত্রাণাথ আদালভ

এতহারায় ধবর দেওয়া ঘাইতেছে যে নিচের বানিত রাভয়ান কয়েদীসকলের এই আদালতে দাথিলকরা আরজী ও ফণ্সকলের বিষয় সুনানির নিমিত্ত নিজারিত ছইয়াছে

্সন ১৮৪১ সালের নবেম্বর মাহার ৬ শনিবার ভারিথে বেলা ১১ ঘটার সম্য

ভৈরবচন্দু চৌশুর কলিকাডার সামবাজার নিবা বি বুক্সন

রানখনর সরকার কলিকাতার পটলভালা নিব। বি

ভি

'কোন মহাজন আগতা করিতে পানিবেন
নাই ধালানিতে কোন কয়েনীর জন) পি সুনানির
নিয়মিত নিবসের পূর্ব পূর্ণ তিন দিবস থাকিতে
ভাহার মানসের সংবাদ চিফ কেলাক সাহেবের
আকিষেন। দেন

একজানিনর সংহেবের আফিয় সন ১৮৪১ সাল ৬ আফোবর

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of George
Richard Preudagast Beecher, a Lieutenant in the
Fourth Regiment of Bengai in this matter do from and
Infantry, an Involvent.

Just of the sum of Co.'s Rs.

1,947-7-0 in his hands, pay a Dividend at the rate of Co 's
Rs. 10 per 100 Sa. Rs. (which will amount to the sum of
Co.'s Rs. 1,792-10-1) upon the several claims admitted
on the Schedule of the said Insolvent, so soon as such
claims shall be duly substantiated to the satisfaction of the
Assignee.

Assignee.
Notice whereof is hereby given.
Office of Examiner, 12th October, 1841.
Mr. Alexander, Assignee.

ৰণিকাতার জোতাহিন করজদারানের পরি जागार्थे जामान्ड

নাত্যান জার্জ রিচ্যাউ ৰতমান আকুোবর প্রেপ্তাণট বিচর সাহেবের মাহার ২ শনিবার তা বিধ্য জিনি ৰাজাল ইন্ চিথে উক্ত নাত্যানের कार्निहीत 8 शलहेर्नित भान ও आध्रमात्मत এক লেপটেন म क्यातकारतत अजा হ'বে এহা ভ্ৰম হইল জে ঐ উক্ত মক্তিয়ারকারের इास (क. . निकका १৯११/ खाना खाह्य उहि। হ্ইতে কোঁ০ সিক্লা ১০ টাকা সিক্লা ১০০ টাকা র উপর বিভাগ করিয়া দিতে (কো- সিককা ১१२८। ४) श हे लोगिरवक) (अ मकल (मन। अ উক্ত নাত্য়ানের ফনের লিথিত ও সিকৃত আছে एव . जाहाता अ उक मूकियातकार्यत उचित्रनक ₹ विद्वत्त्र-

উহার ধাবর এডফারার দেওয়া জাইতেছে— একজানিনর সাহেবের আফিষ मन ১৮৪১ माल ১६ আকোরর মেন অলিকজেণ্ডর মৃক্তিয়ারকার

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of David On Saturday, the 2d day Shaw, a Lientenant in the of October, instant, Ir was Frity-functh Regiment of Orderen, that the Assignee Bengal Infantry, an Insolvent of the sum Co's Rs. 1,080 0 2 in his hands, pay a Dividend at the rate of Co's Rs. 10 per 100 Sa. Rs. (which will amount to the sum of Co's Rs. 1,211-7-11) upon the several claims admitted on the Schedule of the said Insolvent, so soon as such claims shall be duiv substantiated to the satisfaction of the shall be duly substantiated to the satisfaction of the Assignee.

Notice whereof is hereby given. Office of Examiner, 12th October, 1841. Mr. Alexander, Assignee.

ক্রিকাতার জোত্হান কর্জদারানের্দিগের श्रत्वाणार्थ खामालठ-

নাত্য়ান ডেবিড সা সাহেবের বভুমান আ বিষয় জিনি ৰাঙ্গাল ইন্কাানটুীর জ্বোবর মাহা ৬৪ পদটানের এক লেপ্টেন श्रदिश्व डेक नाडवात्नव मान ও जावमालव मुक्ति हात्रकारतत अभाशात अशा विम शहेल (अ अ डेंड) মুক্তিয়ারক রের হস্তে কো • সিকটা ১৬৮০ে পাই আছে তাহা হইতে কো. সিককা ১০ টাকা শিক্ষা ১০০ টাকার উপর বিভাগ করিয়া দিতে (त्वर्ग मिकका १२५५।४५५ भारे नागित्वक) (स সকল দেনা ঐ উক্ত নাতয়ানের ফদের লিখিত ও ণিক্ত আছে এব ০১ লাছারা ঐ উক্ত মুক্তিয়ারকা রেয় তৃষ্টাজনক করিবেন"

উহার থবর এডদারা দেওয়া যাইতেছে अक्षाभिनत मार्टित्र वाकिय" नन १४८१ माल १२ आंद्वीवत মে • অারিক্রেণ্ডর মুক্তিরারভার

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Manuk Malcum Manuk, late a Merchant and Trader, residing in Pollock-street in Calcutta, but now residing at Cossipore, an Insolvent. Solvent of Co.'s Rs. 10 per Cent. (which will amount to the sum of Co.'s Rs. 10,835-4-3) upon the several claims admitted on the Schedule of the said Insolvent, so soon as such claims shall be duly substantiated to vent, so soon as such claims shall be duly substantiated to the satisfaction of the Assignee.

Notice whereof is hereby given. Office of Examiner, 12th October, 1841. Mr. Alexander, Assignee.

কলিকাডার জোত্রহিন করজদারানেরদিগের পরিকাণাথে আদালত

নাত্য়ান ম্যানক ম্যালক্ম ৰ ইমান আকু। ম্যানক সাহে বের বিলয় জিনি বর মাহার ২ শনি মাবেক কলিকাডার পলাক বারডারিখে উক্ত ইকীরিট নিবাসি সওদাগর নাত্রানের মালও এन ० तारिनाई अन० कालि जाग्रमारमत मिल প্রে বাস করেন यावकारता वना হারে এহা ভ্রম হইন জে ঐ উক্ত মৃক্তিয়ারক'রের হয়ে কো ে সিকক। ৩৫১১১৮३ পাই আছে ড'হ। হইতে কো•ে সিক্কা ১০ টাকার হিসাবে বিভাগ করিয়া দিতে (কো॰ সিককা ৩১৮৩গার পাই লাগি (दक) एक प्रकल (प्रना अ डेक्ट ना उग्रान्त । कर दि লিখিত ও সিক্ত আছে এব ০ জাহানা ঐ উক্ত মজিয়ারকারের তন্ত্রী মনক করিবেন

উহার ধাবর এতহারায় দেওরা জাইতেছে একজামিনর সাহেবের আফিয় भन ১৮৪১ माल १२ व्यारकुरात-মেত আলিকজেওর মৃত্তিরারকার

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Charles On Saturday, the 2d day Fowle, a Captain in the of October, instant, I'r was Sixty-fifth Regiment of Oaderen, that the Assignee Bengal Infantry, an Insol- in this matter do from and vent.

11,007-9-7 in his hands, pay a Dividend at the rate of Co.'s Rs. 64 per Cent. (which which will amount to Co.'s Rs. 10,205-7-0) upon the several claims admitted on the Schedule of the said Insolvent, so soon as such claims shall be duly substantiated to the satisfaction of the Assignee. Assignce.

Notice whereof is hereby given. Office of Examiner, 12th October, 1841. Mr Alexander, Assignee.

কলিকাতার জোতাহীন কর্মদারানের পরি वानाथ वामान उ

নাত্য়ান চ্যারল্শ ফোউল ব তমান আকো সাহেবের বিবয় শিনি বা**ল**। বর মাহার ২ শ ল ইন্ল্যান্ট্রির ৬৫ পলটানে নিবার তারিখে র এক কাপতেন উক্ত ন'তানের মাল ও জাঃদাদের মৃক্তিয়ারকারের এজাহারে এহা एक्स इहेन (ज ये एक मुक्तियां कार्यं राष्ट्र (का॰ निकको ১১·০**१।/१ शाहै चा**ছि जाहा हहे তে কে:০. দিক্তা ৬৪ টাকার হিসাবে বিভাগ করি हा मिटल (कार्य फिक्का ५०२० छ। / ब्यान । नागिरद 🕶) (ज नक्म (मना वे छेक नाइम्रात्नत्र कर्णेत्र नि

ধিত ও সিক্ত আছে এব ০. জাহারা ঐ উক্ত মুক্তি য়ারকারের ভৃষ্ণীজনক করিবেন

উহার শবর এতহারায় দেওয়া জাইতেছে

একজানিনর সাহেবের আফিষ

मन ३৮৪६ मान १२ खारकारवर

মেৎ, আলিকজেওর মে তারকার

MEMORANDUM.

The Ball dropped this day Half a Second (12s) after mean noon.

(Signed) V. L. REES,

In charge of the Observatory.

SURVEYOR GENERAL'S OFFICE. Calcutta, 9th October, 1841.

NOTICE.

NOTICE is hereby given, that the Toll Office in the Bhaugeruttee will be removed from this to Jungy-pore on the 16th instant.

M LARRULETA, Collector.

Toll Office, in the Bhaugeruttee } at Rampworah, 7th Oct 1841.

D'TICE is hereby given, that the following dates hav-been fixed by the Sudder Board of Revenue, unde-Section III. Act XII of 1841, for commencing the Sale of Mehals for the recovery of Arrears of Land Revenue due

In Districts and for Estates, in which the Bengal and Umlee Eras are current, the 28th January and 5th April 1842.

In Districts and for Estates in which the Fusly Erais current, the 21st January and the 15th April 1842.

The dates for the Official year 1842-43 will be notified hereafter.

E. CURRIE.

Secretary,

Sudder Board of Revenue, } Calcutta, 6th Oct., 1841. }

NOTICE is hereby given, that the process for realizing, by sale of Mehals, the arrears of Land Revenue due thereupon under Act XII. of 1841, will be commenced at Comilla for the District of Tipperah, at Noacolly for the District of Bullooah, at Chittagong for the District of Chittagong, on the days undermentioned, when not holidays—when holidays, then on the next days, not holidays.

25th February.

25th May 25th September.

25th December

HENRY RICKETTS.

Commissioner 16th Division and Sudder Board.

Commissioner's Office, Chittagong, } The 28th September, 1811.

OTICE is hereby given, that unless claims and proofs NOTICE is hereby given, that unless claims and proofs entitling to possession of the Rent Free Estate of Kootybary, situated in Pergonah Apole and Thannah Lalmazar of the Joint Magistracy of Bogoorah, purchased by a Mr. Tucker on the 27th of June 1805, at a sale held by the Collector of Dinagepore, are lodged previous to the 1st November 1841, before the Deputy Collector of Bogoorah, the said Estate will be declared an Escheat to Government.

GEO F. COCKBURN,

Offg. Deputy Collector.

Bograh, Deputy Collector's Office, { The 15th September, 1841.

NOTICE.

REWARD of 200 Rupees will be given to any person procuring the apprehension of Issurchunder Bancejea, an inhabitant of Jorasanko, in Calcutta, and late a Darogah of Ghaut Monohurgunge, in the Salt Agency of 24-Pergunnahs.

OST .-- One-Half of Bank of Bengal Note, No. OST.—One-Hall of Dank of Bengal Sol., A 31623, dated December 1, 1840, for 100 Rs. A reward will be given to the finder, if returned to C. A. G., care of the Printer.

LOST.

SECOND HALF of a Bank of Bengal Note, No-9015, for Co.'s Rs. 50, the Property of Mowlovee Ahmed Zummeh, the payment of which has been stopped at the Back.

OTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office, Zillah Shahabad, on Thursday, the 18th November 1841, or 19th Kartick 1249 F. S.

Names of Mehals to be sold and of the Ph. in which they are situated, and Num- ber of the Lot in the Collec- tor's Sale Advertisement.	Recorded Proprietors.	Angual Sudder Jumma.	Arrears of Revenue, including Interest up to the end of 1249 F. S.	Remarks.
1. Pergunnah Peero, Mehal } Peero,	Baboo Koouer Sing,	46739 3 2	303 68 1 3 0	Most valuable property, comprizing an entire Pergunah, consisting of 248 Ussilly and 215 Dakhilee, Total 463 Villages—nomiminal Rukbeh Beeghas 2,04,2475 Kobah,—as the property is of a compact kind seldom met with an ordinary Decennial Settlements—the prosent opportunity is specially noticed to Capitalists as one worthy their attention.

T. SANDYS, Officiating Collector.

Zillah Shahabad, Collector's Office, the 30th September, 1841.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, OCTOBER 13, 1841.

TENDERS FOR THE SUPPLY OF CLOTHING PROBABLE AMOUNT OF CLOTHING (MORE TO THE NIZAM'S ARMY OR LESS) REQUIRED. TO THE NIZAM'S ARMY.

1 .- The Resident at Hydrahad (on the part of the Nizam's Government) will, until the 30th November 1841, receive Tenders for the supply of Clothing to the Nizum's Regu-

2 - The following is to be complete with Pads, Shoulders, Straps, Cotton Wings for the Grenadics and Light Companies, Buttons with the number of the Regiment, and to be made up in every respect as worn in the Company's Army, and according to a muster Jacket to be forwarded.

3 -It is to be delivered at the following Stations, and subject to survey on arrival :-

Hydrabad	14	of the whole,	more or less
Aurungabad	14	do.	do.
Ellichpoor	134	do.	do.
Hingolee	12	do.	do.

4 .- The Tenders will express the price of one of each Article as hereafter detailed, and is to include every charge for packing, carriage, &c., and to be delivered at the several Stations abovementioned, on or before the 15th November 1842.

5 .- The Resident reserves to himself the right of rejecting any Tender without assigning a reason for it.

6 .- The person or persons to whom the Contract is eventually given, will be expected to furnish the security of a respectable House of Agency for the due fulfilment of their Contract, in the sum of Company's Rupees (20,000) Twenty Thousand.

7 .- The mode of payment will be as under

8 .- One-third of the Estimate on the Contract being closed and approved of, and the receipt of the Clothing Indents acknowledged.

9 .- One-third when the Clothing is half finished, and the other third, when it is delivered, surveyed and approved of at the several Stations.

The Tenders are to be addressed

" To the Military Secretary to the Resident at Hydrabad,"and to be superscribed " Tenders for Clothing."

11 .- Any further information that may be required will be afforded on application to the above Officer.

Artillery and Store Department. 6 Store Serjeant's " Jacketa" with Cheverons. 6 Store Serjeant's Gar 1 Barrack 3 Qr. Mr. Serjeant's 4 Subidar's 8 Jemadar's 4 Color Havildar's 6 Havildar's 8 Rodar's do. do. do. do. do. with Cheverons. do. 8 Buglur's.
11 Bheestic's.
20 Naique's with Cheverons.
24 Lance Naique's do. 73 Golundauze.

2 Havilder's of "Gun Lascais" with Cheverons.

4 Naique's of do.

74 Gun Lascar's.

4 Havildar's of "Ordnance Drivers" with Cheverons. Golundauze Naique's of do. do. Ordnance Driver's. Havildar's of Carriage Drivers with Cheverons. 200 2 Naique's
2 Naique's
34 Carriage Driver's
3 Syrang's
4 First Tindal's
6 Second do.
123 Store Lascar's
6 Stare Sariant's do. all Article. including Store Serjeant's "Caps," complete, with Gilt Orna-ments. ments.

1 Barrack Serjeant's do.

3 Qr Mr. Serjeant's do.

12 Subidar's and Jemadar's Sashes.

10 Staff Serjeant's do.

28 Havildar's do. each 5 4 Color Badges. 4 Pairs of "Gold Epauletts" for Subidar Maone jors.

8 Pairs of Straps with Gold Fringe for Jemadars, Tenders to express the price Infantry, 16 Stuff Serjeant's " Jackets" with Cheverous. 16 Staff Serjeant's "Jacket
64 Subidar's do.
72 Jemadar's do.
64 Color Havildar's do.
16 Drum and Fife Major's.
13 Bugler's.
136 Drummers and Fifer's.
64 Beestie's.
64 Begingstal Lascar's. do.
do.
do, with Cheverons.
do, with do. 64 Bheestie's.
64 Regimental Lascar's.
320 Nuique's, with Cheverons.
320 Lance Naique's, with do.
4720 Private's.
16 Staff Serjeant's "Caps," complete, with Gilt Ornaments.

1 Drum Major's do. do. do. 136 Subider's and Jemadar's Sashes.
16 Staff Serjeant's do.
344 Havildar's, Drum and Fife Major's do.
46 Color Badges.
8 Pairs of Gold Epauletts for Subidar Majors.
99 Do Steppe with Cold Sulling for Subid

82 Do. Straps with Gold Bullton, for Subidars of Batln. Co.
16 Do. Wings with Gold Bullion, for Subidars of Grendr. and Light Co.'s.
16 Do. Wings with Gold Fringe, for Jemadars of Grendr, and Light Co.'s.

56 Pairs Straps with Gold Fringe for Jemadars of Battalion Compy.'s. 16 Do. Drum and Fife Major's Wings. Company of Poincers. 1 Subidar's Jacket.	8 Naique's 150 Privates' 8 Buglers' 4 Subidars s 6 Havil dars 1 Calor Bad 1 Pairs of St 8 Pairs of S
Battalion Compy.'s. 16 Do. Drum and Fife Major's Wings. Company of Poincers. 1 Subidar's Jacket. 3 Jemadar's do. 1 Color Havildar's do. with Cheverons 5 Havildar's do, with do. 2 Bugler's. 1 Bheesty. 1 Regimental Lascar. 6 Naique's with Cheverons. 6 Lance Naique's with Cheverons. 96 Privates. 4 Subidar's and Jemadar's Sashes. 6 Havildar's do. 1 Color Badge. 1 Pair Gold Epulettes for Subidar Major. 3 Pairs Straps with Gold Fringe for Jemadars. Company of Hill Rangers and Bheels. 1 Subidar's Jacket. 3 Jemadar's do. 1 Color Havildar's do. with Cheverons.	The Corps to be fur let Compy. Artilly, ar Depût. 2d Compy ditto an Deptmt. 3d Co. do, end do. let Regiment Infantry 2d do. 3d do. By
1 Subidar's Jacket. 3 Jemadar's do. 1 Color Havildar's do. with Cheverons. 5 Havildar's do. with do.	Military Secretary's C Hydrabad Residency 15th September, 184

do, with do Jackets.
do.
and Jemadars' Sashes.
' do. do. s' do,
idge.
Itrap with Gold Bullion for Subidars.
Strap with Gold Fringe for Jemadars,
rnished with Clothing are as follows:
and Genl.
4th Regiment Infantry.
5th do.
6th do.
7th do.
8th do.
Company of Pionsers.
Company of Hill Rungers and
Bheels.

Order,

ERIC SUTHERLAND, Major, Mily. Socy.

Office, }



The Calcutta Gazette.

Published by Authority.

The is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, OCTOBER 16, 1841.

FORT WILLIAM,

GENERAL DEPARTMENT, 26ru Jone, 1882.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council

Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM. FINANCIAL DEPARTMENT, **Тив 19ти November, 1838.**

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance :

TERMS AND CONDITIONS FOR

MAKING ADVANCES IN INDIA AND CHINA,

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

lst.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

tisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the India Governments, or Authorised Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is change to be drawn in triplicate, at six months sight, at the rate of—

erders.

Per Company's Rupee for Advances made at Bengal.

Ditto Ditto Botto Bombay.

Per Spanish Dollar Ditto China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignative Bast Sadia Campanas y as may be specified.

In triplicate. The Bills of Lading must be seemed.

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

-In case of default being made either in accepoth.—In case of default being made either in acceptance, or payment of the Bilia, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the prohand, allowing discount, where any part of the pro-ceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such at which the Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in ease of the Party upon whom the Bill landrawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

Sth.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of Engiand; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take with the East India Company; such insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fall to effect such Insurance, the East India Company shall be at liberty to Insure the Goods, the expense of which shall be estimated to them previously to neir making over the Goods to these Parties or their Agents. 10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction. 10th .- Parties receiving Advances, to address in each Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1888.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,

Secy. to the Govt. of India.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 3D JUNE, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Rupee, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1838 and 27th November 1839.

Published by order of the Right Hon'ble the Governor of Bengul.

nor of Bengul,

G. A. BUSHBY,

Secy. to the Govt. of Bengal.

No. 277.

FORT WILLIAM, GENERAL DEPARTMENT.

THE 1ST SEPTEMBER, 1841.

The Right Hon'ble the Governor is pleased to notify that the Military Orphan Society's Press is prohibited from receiving Papers from Public Officers, to be printed on account of the Government, without the previous sanction of the Government, communicated to the Superintendent of the Press, from one of the Departments of the Secretariat.

By order of the Right Hon'ble the Governor of Bengal,

G. A. BUSHBY, Secy. to the Goot. of Bengal.

No. 288.

FORT WILLIAM, GENERAL DEPARTMENT, Тив 6ти Остован, 1841

Mr. R J. Scott has been permitted to proceed to Kishasgur and prosecute his study of the Oriental Languages at that Station, under the Superintendence of Mr. James Alexander, the Acting Magistrate of the District.

Mr. J. W. Salmond relieved Mr. S. Garling from the charge of the Malacon Residency on the Stat July list, and the latter goutleman assumed charge of the Tenang Residency on the 18th August last.

G. A. BUSHBY. Secy. to the Goot, of Bengal, No. 161.

FORT WILLIAM, GENERAL DEPARTMENT. Тик 19тн Остовек, 1841.

The Right Hon'ble the Governor General in Council is pleased to attach Mr. C. A. Lushington, Writer, reported qualified for the Public Service, to the Bengal Division of the Presidency of Fort William.

G. A. BUSHBY.

Secy to the Govt, of India.

No. 162.

FORT WILLIAM, GENERAL DEPARTMENT,

Тив 15ти Остовев, 1841.

Notice is hereby given, that the Salaries and Allewances of the Civil and Marine Departments for October, Instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 11th Proximo.

Published by Order of the Right Hon'ble the Gu-vernor General in Council,

G. A. BUSHBY. Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT.

THE 11TH OCTOBER, 1841.

The following Draft of a proposed Act was read in Council for the first time on the 11th of October, 1841.

ACT No. -- OF 1841.

An Act for authorizing the demand of certain pay-ments, on the granting of Spirit Licences in the Towns of Bombay and Colaba.

I. It is hereby enacted, that it shall be lawful for the Governor of Bombay in Council to demand and receive on the granting of any Spirit Licence under Act No. AVIII. of 1840, a payment after the rate of Eight Annas per gallon, on every gallon authorized to be vended by the day under such licence, and every such licence shall accordingly be granted half-yearly, and purport to authorize the vending of a certain number of gallons per diem. number of gallons per diem.

Ordered, that the Draft now read be published for

general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 11th day of November next.

T. H. MADDOCK,

Secy to the Govt. of India.

No. 1554.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,

Тне 5тн Остовек, 1841.

The following Officer has obtained leave of absence from his Station:

Mr. Apothecary D. Tresham, attached to Tezpore, in Assam, for twelve months, for the purpose of studying at the Presidency Medical College.

The Right Honorable the Governor of Bengal has

been pleased to make the following Appointments:

Mr. C. Chapman to be a Superintendent of the Survey of Zillah Patna, and Wazzed Hossein and Kyrat Ally, Deputy Collectors under Regulation IX. of 1883, to aid Mr. Chapman in the same: these Officers are also vested with the powers described in Section III, Regulation IX, of 1825.

Mr. A. Tuenbull to Officiate as Magistrate of East

Mr. A. Tuenbuil to Officiate as Magistrate of East Burdwan, until further orders, Mr. Jas Reily, Principal Sudder Ameen of Dacca, has been raised to the higher grade of that appoint-ment, vice Moulvie Fuzion Has deceased.

Тив 12ти Остовев, 1841.

Mr. H. B. Brownlow to be Civil and Sessions Judge of Cuttack.

Mr. Wm. St. Q. Quintin to be Additional Judge
of Selier.

Mr. R J. Loughnan to be Civil and Sessions Judge

of Backergunge.
Mr. J. J. Ward to be Joint Magistrate and Deputy
Collector of the Second Grade, vice Mr. Chapman
promoted. Mr. Ward will continue to officiate as
Magistrate of Midnapore, until further orders.
Mr. C. Lushington to be an Assistant to the Magistrate and the Collector of Behar.
Light J. R. Abbett to be a Saulor Assistant to the

trate and the Collector of Behar.

Lieut. J. R. Abbott to be a Senior Assistant to the Commissioner of Arracan, and to be stationed at Kyook Phyoo, vice Captain Lumsden deceased.

Lieut. H. Hopkinson to be a Junior Assistant to ditte, and to be stationed at Akyab.

The following Officers have obtained leave of absence from their Stations:

Mr. H. P. Russell. Civil and Services Ludwick.

Mr. H. P. Russell, Civil and Sessions Judge of Moorshedabad, for one month, during the Dusserah

Vacation.

Mr. N. Smith, Collector of Rungpore, for one month, preparatory to his resigning the Honorable Company's Service. Mr. A. T. Dick will conduct the duties of the Collectorate in addition to those of the Magistracy, until further orders.

Roy Radhagovind Soom. Principal Sudder Ameen of the 24-Pergunnahs, during the Dusserah Vacation. Bridjnath Bundarry Burroah, Sudder Ameen of Lukimpore in Assam, during ditto.

Bahoo Chunder Sein, Sudder Ameen of Durrung in ditto, from the 11th instant to the 7th December next, on private affairs.

next, on private affairs.

next, on private affairs.

Baboo Goureepersaud Roy, ditto of Goalparah in ditto, from the 11th instant to 18th January 1842, on private affairs. Maonsiff Munceroodeen Ahmed will officiate as Sudder Ameen of Goalparah during the absence of the fixed incumbent.

Baboo Shamchunder Roy, Principal Sudder Ameen of Manbhoom, during the Dusserah vacation, and ten days in excess thereof.

Тив 15ти Остопев, 1841.

The Right Honorable the Governor of Bengal has

The Right Honorable the Governor of Bengal has been pleased to make the following Appointment:

Mr. C. Beadon to be Joint Magistrate of Bhaugulpore, temporarily, for the purpose of investigating a case of abstraction of money from the Treasury of the Collector of that District.

The appointment of Mr. James Grant under date the 17th August last, to officiate as Civil and Sessions

Judge of Cuttack, has been cancelled at his own re-

quest.

The leave of absence granted under date the 5th instant, to Mr. T. Wyatt, Civil and Sessions Judge of Rungpore, has been cancelled at his own request.

FRED. JAS. HALLIDAY,

Secy to the Gost, of Benyal.

GENERAL ORDERS BY THE RIGHT HONOR. ABLE THE GOVERNOR GENERAL OF

INDIA IN COUNCIL. FORT WILLIAM, 13th October, 1841.

No. 234 of 1841 — The Right Hon'ble the Governor General of India in Council is pleased to make the following Promotion:

68d Regiment N. I.

Easign Charles Richard Woodhouse to be Lieutenant, from the 29th September 1841, vice Lioute-nant and Brevet Captain John Richard Lumsden

The undermentioned Gentlemen are admitted to the Service in conformity with their appointment by the Hon ble the Court of Directors, as Cadets of Infantry on this Establishment, and promoted to the rank of Ensign from the date assigned to them in General Orders No. 200 of the 1st ultimo.

Infuntry.

Date of orrival at Fort William.

Mr. John George Lawrence, 9th October 1841. ,, Holled Wallace Henry Coxe, 9th Ditto ,,

Captain Henry Patch, of the 73d Regiment Native Infantry, has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon'ble the Court of Directors. Date of arrival at Fort William 22d September 1841.

Assistant Apothesery Michael Healy, of the Subordinate Medical Department, is permitted to proceed to Europe on Purlough, on Medical Complete.

Sub Combettor Martin Hendry, of the Department of Public Works, is permitted to visit the Presidency.

on Medical Certificate, for the purpose of appearing before a Medical Committee.

J. STUART, Lt. Col.

Secy. to the Govt. of India, Mily. Dept.

FORT WILLIAM, 13th October, 1841.

No. 235 of 1841.—The Right Hon'ble the Governor General of India in Council is pleased to republish the following General Orders, No. 7, dated 9th January 1837, containing certain Rules relative to the degree of proficiency in the Native Languages, required to be attained by Military Officers of the East India Company's Service, to qualify them for Staff or detached Employ detached Employ.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

Fort William, 9th January, 1887.

No. 7 of 1837.—The Hon'ble the Court of Directors having, in a recent despatch, again expressed their anxious desire, that a competent knowledge of the Native languages should be generally diffused among the Officers of their Army, and having, at the same time, deemed it necessary to prescribe, that a certain degree of proficiency in one or more of those languages be in future considered an indispensable qualification for Staff employ, the Right Honorable the Governor General of India in Council, with the view of giving effect to the wishes of the Honorable Court, without prejudice to the just claims of the many in other respects highly qualified Officers now in the Service, is pleased to publish the following rules for general information: No. 7 of 1837 .- The Hon'ble the Court of Direc-

- I. No Military Officer, who is now in the Service, or who may enter it hereafter, will be deemed qualified for, or eligible to, the Commissariat Department, or the appointment of Regimental Interpreter, unless he shall have passed the examination in the Native languages, prescribed for candidates for the latter situation.
- 11. No Officer, who may enter the Service hereafter, will be deemed eligible to any Staff situation, (except a temporary one during actual service in the field,) or civil employ, until he shall have passed an examination in the Hindoostanee language.
- III. Notwithstanding that Officers now in the Service are exempted from the restrictive operation of the immediately preceding rule, it is to be distinctly understood, that a competent knowledge of Hindoostanee, though not in their case an indispensable qualification for the situations open to others on the condition of passing an examination in that language, will, as hitherto, be always considered to confer a strong additional claim to nomination to the Staff.

(Signed) Wm. CASEMENT, Col.

Secy. to the Govt of India,

Military Depart.

#J. STUART Lt.-Col.

Secy. to the Gout. of India, Mil. Dept.

FORT WILLIAM, 13th October, 1841.

FORT WILLIAM, 13th October, 1841.

No. 236 of 1841.—Captain W. P. Milner, of the 31st Regiment N. I., at present Acting as Assistant Adjutant General of the Army, is appointed to Officiate as Assistant Adjutant General of Division, during the period Captain Fonsonby may be employed with the Troops in Affghanistan, or until further Orders, vice Fisher, nominated in General Orders, No. 217, of the 22d ultimo, Commandant of the 1st Assam Sebundy Corps. Captain Milner is directed to continue in his present Situation, and in charge of the Adjutant General's Office at the Presidency, until the return to duty of Captain Welchman.

Lieutenant Robert Thompson, of the 24th Regiment Robert Thompson, of the 24th Robert Thompson Robert Thompson, of the 24th Robert Thompson Robert Thompson, of the 24th Robert Thompson Robert Thompso

Lientenant Robert Thompson, of the 34th Regiment N. I., is permitted to resign the Service of the East India Company.

Gunner William Barry, of Artillery, of the Establishment of Fort Saint George, is appointed an Amistant Overseer in the Tenasserim Division of the Department of Public Works.

J. STUART, Lt.- Col.,

Secy. to the Govt, of India, Mily. Dept.

FORT WILLIAM, 15th October, 1841.

No 237 of 1841 — The Right Hon'ble the Governor General of India in Council is pleased to make the following Promotions and Appointment:

Assam Schundy Corps.
Captain B. Bygrave, of the 5th Regiment N I, and Pay Master of Native Pensioners at Allahabad, to Troops, vice Major R. Home promoted.

J. STUART, Lt. Col.,

Secy. to the Govt of India, Mily. Dept.

NOTICE.

THE General Treasury will be closed from Tuesday the 19th to Tuesday the 26th instant inclusive, on account of the Hindoo Holidays Doorgah Poojah.

Accepted Bills of Exchange, Interest Drafts and other Demands which may become payable during the abovementioned Holidays, will be discharged on application at the Treasury on or after Thursday the 14th instant.

W. H. OAKES, Sub-Treasurer

GENERAL TREASURY, }
The 8th October, 1841. }

GENERAL POST OFFICE NOTICE.

THE Public are hereby informed, that the Government Overland Express will be despatched hence to Bombay on Thursday the 21st Instant, on which date Letters will be received at this office, under the Rules published on the table of Severnber 180.

the 4th of September 1840.
J. J. HARVEY. Offg. Post Master Genl.

Fort William, Genl. Post Office, \{\text{The 13th October, 1841.}\}

NOTICE.—Letters, &c. up to the 9th instant inclusive, for Penang, Singapore and China, which were marked for transmission by the Vessels for transmission by the Vessels A mazon. Ann. Urgent.

Urgent.
Regina.
H. M. S. Calliope.
Letters, &c. up to the 11th instant inclusive, for Rangoon and Monlmein, which were marked for transmission by the "Elizabeth," "Allerton" and "Ayrshire." respectively, have been forwarded by the Steamer Danges.
The undermentioned Technology

The undermentioned Transfers were effected in consequence of the Packets reaching Kedgeree too late to overtake the Vessels for which they had been originally intended:

Date of the Receipt of the Letters at the General Post Office.	By what Vessels marked for transmission.	Destination.	By what Vessels transmitted,
24th Sept 1841.	Solomon Shaw,	Rangoon,	John Hep-
1st Oct. 1841	Mary So-	Cape of Good	Ifelen.
5th ditto,	Hamilton Russ	Ditte.	Ditte.
8th ditto,	Maingay,	Moulmein,	Steamer Gauges.
8th ditto,	John Hep-	Ditte,	Diste.
9th ditto	Hrlton,	Mauritius,	Nestor.
11th ditto	Mary Ray,	Ditto,	Ditto.
loch & lith ditte	Ragel	London	Tyrer.

Wm. MOORE, Deputy Post Master.

General Post Office, the 15th October, 1841.

Steamer, Water Witch, Jane Gifford. Boyd and Co. Johnstrik, Boyd and Co. Johnstrik, Johnstrik, Boyd and Co. Johnstrik, Johnstrik
Name of Vessel. Steamer, Water Witch, Jane Gifford, Glenira, Dale Park, Integrify, Orestes,

15

MEMORANDUM.

The Ball dropped this day One Second (1s.) after mean noon.

(Signed) V. L. REES.

In charge of the Observatory.

SURVEYOR GENERAL'S OFFICE, Calcutta, 13th October, 1841.

NOTIFICATION.

A BKARRY.—With reference to the Notification Issued from this Office on the 29th June last, Shippers of Rum are hereby informed, that the date from which the imposition of 8 Annas duty on every Gallon of Rum shipped in quantities below one thousand Gallons was announced as to take effect (viz. 1st July 1841,) has been, under the authority of Government, altered to the 1st January

By order of the Board of Castoms, Selt and Opium, the 18th August, 1841,

H. TORRENS. Secretary.

RULES

For bonding Salt imported by Sea and deposited in Private Warehouses, to take effect from this date, 28th September 1841.

First.—Parties wishing to store Salt in private Godowns under the Government Orders of 11th August 1841, to give notice of their intentions to the Collector of Customs in writing, pointing out the location of the Godown in which the Salt is to be stored and making a Deposit of the Duty in Government Promissory Notes or in Bills accepted by Government.

Government.

Second.—On receipt of this deposit, the Collector of Customs will cause the Salt to be weighed and delivered from on board ship as at present, sending with each boat load of Salt for its protection in transit, between the ship and the Importer's Godown, a Boat Note (as per Form annexed) signed by both the Preventive Officers delivering and the Salt Chowkee Officer superintending the weighment.

Third.—On completion of weighment the Collector to report the outturn, together with the amount of Company's Paper held in deposit on receipt of this information, and the Boat Notes which must be delivered up by the Importer, the Board will supply the Importer with a Rowannah for the full quantity weighed over the vessel's side.

Fourth.—On the expiration of three months from the

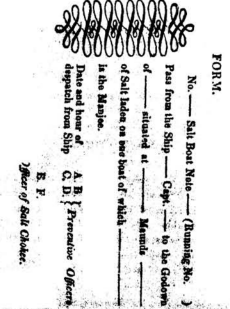
Fourth.—On the expiration of three months from the date of entry of the ship on which the Salt may have been imported, the Collector of Customs will call upon the Importer or Consignee to pay the duty on the full quantity weighed over the vessel's side less S₂ per cent. wastage.

Fifth.—The Importer to write off all Salt sold by him on the back of the Rowannah, giving due intimation of sale within 24 hours to the Hoard, to enable them to depute a Salt Officer to be present at the weighment and delivery—this Officer will not suffer any Salt to be removed save under a separate Rowannah to be granted from the Board's Office. He will also attent the endorsement on the Rowannah, as above provided, of the quantity delivered.

Sixth - A Salt Officer will attend during the landing of the Salt in order to put his adul on the Salt imported, and it will be expected that the Stamp so applied shall not be broken save in his presence.

Seventh - Notice shall in all cases of Rowannahs granted for bonded Salt be given to the Superintendent of Calcutta

Ship Boat Manjee's name. Signature of P. Officers e and hour of despatch



By order of the Board of Customs, Selt and Oplum, H. TORBENS, Secretary.

FORT WILLIAM. POLITICAL DEPARTMENT, 16TH OCTOBER, 1841.

The Right Honorable the Governor General in Council has been pleased to appoint Lieutenant T. James, of the 21st Native Infantry, to be 2d in Command of the Kotah Contingent.

T. H. MADDOCK, ... Secy. to the Govt. of India,

CUSTOMS.

List of Packages lying unclaimed at this Office.

1 Parcel, J. Swan, Governor's Clerk, per Reliance.
1 Ditto, J. Poate, care of Mr. Bastard, per ditto.
1 Box, Condr. J. Baldock, Ordnauce Department, per Carnatic.
1 Parcel, Mr. Gilbert, Clerk H. M. S. Nimrod, per India.

per India.

5 Butts, marked Z in diamond, per Walmer Castle.

2 Hhds. & 2 Butts, do. C B S, 25, 26, 5, 6, per do.

2 Butts, ditto 4 diamonde S O, per ditto.

Ditto, ditto C, per ditto.
Casks, ditto G. Muller, per ditto.
Case, ditto C. W. H., per ditto.
Butts, ditto R L, per Imaum of Muscat.
Case, Major Wilcox, per Viscount Melbourne.
Ditto, Colin Mackenzie, W in diamond, per Mountaineer.

1 Ditto, Lient. Col. Booth, care of Griffithe and

Mountaineer.

1 Ditto, Lient. Col. Booth, care of Griffiths and Co, Madras, per Eliza.

1 Package, Capt. W. N. Shelstone, per Highlander.

1 Trunk, marked J C, per Indian Queen.

1 Chest, no mark, per ditto.

1 Case, Mr. Fagan, per Colombo.

1 Parcel, Revd. Mr. Haberlin, per Hindostan.

1 Ditto, Lt. G. Crispin, care of Colvin and Co., per ditto.

1 Ditto, A. Nicholson, Cadet, per ditto.

1 Case, Capt. J. G. D. Taylor, care of Capt.

1 Vigors, per ditto.

1 Package, J. Allport, per Drongan.

1 Parcel, Captain T. Lysaght, per Tamerlane.

1 Box, A. Maingay, Tirhoot, per ditto

1 Case, marked P L, per Earl of Hardwick.

1 Trunk, 1 Box, 1 Case, L in diamond, 1 to 5, per ditto.

1 Package, C. Trower, per George the Fourth.

1 Case, marked L and Co. in diamond, per Renown.

1 A Fisher Sheriff's Officer. care of C.

Renown.

1 Box, J. A. Fisher, Sheriff's Officer, care of C.
Pandazy, per William.

1 Case, Major Moore, per Robarts.

1 Ditto, M. F. Monk, care of P. O'Brien, per

Ditto.
Parcel, Messrs. Burkinyoung and Co., per Kyle.
Ditto, T. Thompson, care of Boyd and Co., per

ditto.

1 Ditto, A. F. Baird, care of Palmer, Mackillop, per ditto.

1 Ditto, marked F A I 2, per ditto.

1 Trunk and 1 Caso, Lt. L. Macquarie, per

Nestor.

1 Parcel, marked R in diamond, 1 to 74; per Mary

Ray.

2 Kegs, Dr. McClelland, per Benares.

1 Box, Messrs. Cook, 39, Cossitollab, per Justina.

1 Ditto, J. McClelland, per Thetis.

1 Box, no address, per ditto.

1 Ditto, E. Robinson, care of Castor and Co., per Prs. Royal.

Prs. Royal.

1 Ditto, Captain Barrington, per Water Witch.

1 Ditto, Captain Barrington, per Water Witch.

1 Ditto, Mothoor Mohen Gos, per ditto.

1 Qr. Case, Capt. Larkins, Passenger per Asia.

4 Bales, marked S. R. I to 4, per Bramier.

8 Casks and I Keg, E. I. C., per Bland.

1 Box, E. I. C., Captain Bayles, per ditto.

R. WALKER, Collector of Govt. Customs.

Calcutta, 15th October, 1841.

The Collector has no objection to pass Packages, which are intended for private use, and not for Sale, unopened—provided that at the time they are applied for, satisfactory proof of their contents in the shape of Invoices, Bills, or Letters of Advice are produced. In the absence of these documents, owners should depute a person to be present at the opening of their Packages.

The Collector has nothing to do with the landing of Packages from Ships, nor with forwarding them to their owners of destinations.

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ACCOUNT OF RECEIPTS AND DISBUBSEMENTS OF THE MUNICIPAL FUND DURING THE GUARIER MAY, JUNE AND JULY, 1841.

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13013 8 By amount disbursed on account Cleansing Roads, Streets and Drains of the Town.		-++0		12911 2645 933	By amount disbursed on account Repairing Roads and Streets of the Town. By amount disbursed on account Repairing Drains of the Town. By amount disbursed on account Office Charges.		GI 60	9 96	mount value (letied from Chowkeedars) of Planks stolen from Drains in Dampatolla Laue, and Sittaram Ghose's Lane, mount cost of constructing a Drain in Sittaram Ghose's Lane, deposited w Mothoor Mohun and others.
		0 0	3 4 2.	8803	Town, By amount disbursed on account Cleansing Roads, Streets and Drains of the Tewn.			130	Tanks, and Fruit of Tank Square sold, To amount cost of constructing a Stink Trap in Loll Bazar Street, deposited by Mr. Gilbert,

PROPORTION OF EACH DIVISION.

		REC	RECEIPTS.	TS.									7	SISE	R.R.	SEM	DISBURSEMENTS.	S.						٠				B	BALANCE.	4N.C	SE.	
DIVISIONS.	Belance.	House As. Other	As.	Other Receipts.		Total.		Lighting.	¥.	tering.	Cleansing.	ing.	Repairing Roads.	Positing Roads.		Repair- ing Drains.		Office Charges.		Clerk of the Peace Charges.	of S. B.	House Assess-	* ± ± =	Total.	i i		For.		Against.	nst.	Total for the Town.	be for
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2d or Lower North,	4095 14	4095 14 1 15617 1	6	51 6 1	1 9	19764 5 11 988 4 0	11 989	0 +	1387	4	55.29	- I-	2548 15	15	1 766	-0	es	238 12	-9	42 13	*	1330	9 0	2822	æ	2 6941 13 9	-13	-6	0	-0	0	0 0
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Errors Excepted,

B. FURIF, Clerk and Accountant to the Justices.

Calcutta, Police Office, 14th October, 1841.

CALCUTTA STAMP OFFICE, Тие 11тн Оставев, 1841.

Individuals immediately requiring the impression of Stamps on their own Materials or Documents, are requested to send them for that purpose to this Office on or before the 16th instant, as the Office will be closed from Tuesday the 19th to Tuesday the 26th instant, inclusive, for the Doorgah Poojah Holidays.

J. B. THORNIILL,

Collector of Stamps.

Court for the Relief of Insolvent Debtors at Culcutta. OTI S is kereby given, that on Saturday the 2d day of O. tober, instant, on the Hearing and Examination of the Petitions and Schedules of the Insolvents hereinfter named, It was Adjudged that they were entitled to the benefit of the Saturde 9th Geo. IV. Cap. 73, that is

STEPHEN WITHIAMS, a Captain in the Eighth Regiment of Bengal Inc. rry.

TOWARD STOR'S SCOTT WARING, a Brevet Captain in the sixth Regiment of Light Cavalry

It, MAN GEFFROY, of Gurranhuttah, in Calcutta, Barris-

SHAIR KEACHODDY RUFOOGUR, of Susteetullah, in Calcuita, Tailor.

WILL IAM RECHARD ROBERTSON, of Nuncoo Jemadar's Lane, in Calentta, a Writer in the Board of Customs. Salt and Opium, except as to the debt to Isserchunder Mitter, for the sum of Co.'s Rs. 60, to Mrs. Goodall, for the sum of Co.'s Rs 12, and to Hakim Woollah, for the sum of Co.'s Rs. 12, who were not served with due notices.

GRONGE GLASSUP JAMIESON, of Sooterkin's Lane, in Calcutta, a Section Writer in the Military Department, except as to the debt to Warris, for the sum of Co.'s Rs. 8.10, to J. Daniel, for the sum of Co.'s Rs. 23-11, and to Neahmut, for the sum of Co.'s Rs. 9, who were not served with due notices.

Peter Pressur of Hurantish Caller in Calcutt.

With due notices.

Peter Foster, of Hurenttah Gully, in Calcutta, Ship Builder, except as to the debt to Mr. William Pitt, for the sum of Sa. Rs. 8,500, to Soonageo Serang, for the sum of Sa. Rs. 423-4-9, to Punchoo Blacksmith, for the sum of Sa. Rs. 602, to Rantchunder Sieeman, for the sum of Sa. Rs. 149-1-6, to Comole Pump-maker, for the sum of Sa. Rs. 149-1-6, to Romole Pump-maker, for the sum of Sa. Rs. 97-6, to Buddinanth Rope-maker, for the sum of Sa. Rs. 146, to Rogoodoss Bearer, for the sum of Sa. Rs. 36, to Ram Cook, for the sum of Sa. Rs. 80, to Argen Durwan, for the sum of Sa. Rs. 60, to Ramsoonder Howley, for the sum of Sa. Rs. 244-12, to Mothornauth Mullick, for the sum of Sa. Rs. 62, to Paraun Barber, for the sum of Sa. Rs. 25, and to Reajuddy Peon, for the sum of Sa. Rs. 20, who were not served with due notices.

Office of Examiner, 14th October, 1841.

Office of Examiner, 14th October, 1841.

কলিকাডার জোতাহিন করজনারানের পরিতা गार्व जामानड-

এতহারায় থবের দেওয়া কাইতেছে জে বর্তমান আক্রোবর মাহার ২ শনিবার তারিখে নিচের না মিত নাত্যানগনের আরমীসকল ও দেনা ও পাওনার কদ সকল স্নানিতে এব ০১ তছকিককরায় এहा हक्त इहेन एक छेहाता खाछ इहिलन लाह প্রভাগীত আইনের ৭৩ ধারায় এইরুপে

इक्षीएकन उहिनाइस्म वाकान हेन्द्रके देव গলটনের ১ কাপতেন

ইড ওয়াত ইফ্টোক্শ ইকাটওয়ারি .. নাইট কেবেলরির ৬ পান্টনের ১ বিরিবেট কাপতান एक्सान काकतार कतिक उ'त गतानराण नि বাসি আধালতের কেঁলিল

সেথ কেয়াসুডি রিপুগর কলিকাতার সন্তীতলা निवामी महकी-

উইলিয়েম রিচাউ রাবটসান ক্লিকাডার নানক জমাদারের গালি নিবাসি নমক পর্মিট এব - জা िम बार्डित अक क्वानि (मञ्जात वेस्त्राम् मि ত্রের দেনা কো . সিক্সা ৬০ ও মিটেরেশ গুড লের (मना caio मिक्का 32 3 (इकिन डेल्ना (मना কো । সীক্ষা ১২ উহারদীগের প্রতি এহার সংবাদ পত্ৰ অপণ হয় নাই -

জাজ গেলাস্প জেমিসান কলিকাডার স্টরকীন গলি নিবাসি মিলিটরি ডিপাট মেন্টের এক শেক সীয়ান কেরানি সেওয়ার ওয়ারিসের দেনা কো-निक्रो जिल्ला का अपनिश्वास्त्र स्था कि । । সিক্তা ২০৷৷ ও নেয়ামতের দেনা কোন সিক্তা ১ উহারদীগের প্রতি এহার সংবাদপত্র অপণ হয় নাই-

পিটর ফাউর কলিকাতারহাড়কটো গনি নিবাসী জাহাজ বানানেওয়ালা সেওয়ায় মে৽ উইলিয়েম शिष्टेरतत (मना मिकका ৮৫ • । अ (भानाजी मारतरमत দেনা সিক্তা ৪২০।০১ পাই ও পঞ্কামারের সিক্কা ৬০২ ও রামচন্দু সাইসংমনের সিক্কা ১৪৯/৬ পাই ও কনল পায়ু মকরের সিক্কা ৭৯/১ उ रेवमानाथ ब्रमी अवानाब निक्का ५५७ उ इचना व বেয়ারার সিক্তা ৩৬ ও রামস্কের সীক্তা ৪০ ও আরজেন দরওয়ানের সিক্কা ৬০ ও রামস্কর হাওলির দিক্ত। ১৪৪। ও মথ্যনাথ মল্লিকের निक्का ७६ ও ग्रान नाइरम्ब निकारि भवा-রেয়াজদী পেয়াদার সিক্লা ২০ উছারনী:গর প্রতি म॰ वामश्रे खलेग इय नाहें

এक कामिनत मारहरतत मध्तामाना मन ३४४ माल ४४ ख'करहे। दब्र

NOTICE is hereby given, that the following dates have been fixed by the Sudder Board of Revenue, under Section III. Act XII of 1841, for commencing the Sale of Mehals for the recovery of Arrears of Land Revenue due

In Districts and for Estates, in which the Bengal and Umlee Eras are current, the 28th January and 5th April

In Districts and for Estates in which the Fusly Era is current, the 21st January and the 15th April 1842.

The dates for the Official year 1842-43 will be notified hereafter.

E. CURRIE. Secretary,

Sudder Board of Revenue, } Calcutta, 6th Oct., 1841. }

NOTICE.

NOTICE is hereby given, that the Toll Office in the Bhaugeruttee will be removed from this to Jungy-pore on the 16th instant,

M. LARRULETA, Collector.

Toll Office, in the Bhaugeruttee } at Rampoorah, 7th Oct. 1841.

OTICE is hereby given, that the process for realizing, by sale of Medials, the arrears of Land Revenue due thereupon under Act XII. of 1841, will be commenced at Comilla for the District of Tipperah, at Nozcolly for the District of Bullocah, at Chittagong for the District of Chittagong, on the days undermentioned, when not holidays—when holidays, then on the next days, not holidays.

25th February.

25th Fehruary, 25th May. 25th September. 25th December.

HENRY RICKETTS,

Commissioner 16th Division and Sudder Board.

Commissioner's Office, Chittagong, } The 28th September, 1841.

NOTICE is hereby given, that unless claims and proofs entitling to possession of the Rent Free Estate of Kootybary, situated in Pergonah Apole and Thannah Lalbazar, of the Joint Magistracy of Bogoorah, purchased by a Mr. Tacker on the 27th of June 1805, at a sale held by the Collector of Dinagepore, are lodged previous to the 1st November 1841, before the Deputy Collector of Bogoorah, the said Estate will be declared an Escheat to Govern-

GEO. F. COCKBURN,

Offg. Deputy Collector.

Bograh, Deputy Collector's Office, \{\}
The 15th September, 1841.

BENGAL MEDICAL RETIRING FUND.

NEN* ANNUITIES having been declared at the Quarterly General Meeting, held on the 12th

1 for

10

3 being for 1837, completing 6. July, ultimo, as available to Subscribers to the Fund, who have served in India (17) seventeen years and upwards, such Subscribers as are

qualified by period of service, and may be desirous of qualified by period of service, and may be desirous of accepting Annuities, are hereby invited to send in their application to this Office, superscribed "Application for Annuity," on or before Saturday, the 30th day of October next, on which date the several applications will be opened by the Committee of Management.

Subscribers whose applications shall not have been received on or before the above date, will be held to have declined the Annuity and the Annuitants will be declared on the 30th October next, according to seniority of standing in the service from among those Subscribers to the Fund, whose applications shall have been received.

By order of the Committee of Management,

GEO. HILL, Secretary.

Medical Retiring Fund Office, ? Calcutta, 2d August, 1841.

will negotiate Bills upon the undermentioned Provincial Treasures, at the rate cited, to the extent of the surplus that is available at each Treasury:

LOWER PROVINCES.

Backergunge,
Bancoorah,
Bograh,
Cuttack, Sn. Dn. Pooree,
Dinagepore, Jessore, Midnapore, Mymeosing, Pubnah,

At par and three days' sight.

O. MORLEY, Acet. General.

Fort William, Accountant General's Office, The 16th October, 1841.

Remarks.	783 14 0 16123 4 103 Sand produce Rice and other sn Grains.
Total Balance.	16123 4 103
Interest.	783 14 0
Balance.	15339 ***
Kists in Balance.	Entire Estate From June to 15339 August, 1841,
Subject of Sale.	Entire Estate,
Annual Sudder Jummah of the entire Estate.	62626 6 104
Recorded Proprietor	Raja Beedanund Singh and Bal- anth Shahoo,
Mrhal and Pergunnah.	Pergunnah Suhroee, Raja Beedanund & Singh and Bal- Khuruckpore,
Number of Ecgister.	15.
Number of Lot.	.

Collector F. JAMES,

rood,

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office, Zillah Shahabad, on Thursday, the 18th November 1841, or 19th Kartick 1249 F. S.

Names of Mehals to be sold and of the Ph. in which they are situated, and Num- ber of the Lot in the Collec- tor's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest apto the end of 1249 F. S.	Remarks.
1. Pergunnah Peero, Mehal } Peero,	Baboo Keouer Sing,	46739 3 2	30368 13 0	Most valuable property, comprizing an entire Pergunnah, consisting of 248 Ussilly and 215 Dakhilee, Total 468 Villages—nomiminal Rukbeh Beeghas 2,04,2475 Kobah,—as the property is of a compact kind seldom met with an ordinary Decennial Settlements.—the present opportunity is specially noticed to Capitalists as one worthy their attention.

T. SANDYS, Officiating Collector.

Zillah Shahabad, Collector's Office, the 30th September, 1841.

NOTICE.

REWARD of 200 Rupees will be given to any person procuring the apprehension of Issurchunder Banerjea, an inhabitant of Jorasanko, in Cal-cutta, and late a Darogah of Ghaut Monohurgunge, in the Salt Agency of 24-Pergunnahs.

LOST.

HIRST HALF of a Bank of Bengal Note, No. 14478, for Co.'s Rs. 50, the property of Chun-ychurn Bose, the payment of which has been stopped t the Bank.

REPORT

Showing the smallest depth of water in the Bhaugiruttes, Jellinghee, and Metahangah Rivers, also their Full from the 1st to the 8th October 1841. Names of Rivers. Bhaugiruttee River. |ft |in ft | In Bhaugiruttee River.

Above the entrance.

At its entrance.

From thence to Juggernauthpore.

From Juggernauthpore to Jungypore to Jungypore.

From Sadduckbaugh...

From Sadduckbaugh to Berhampore.

Go Cutwa...

And from Cutwa to Nuddeah...

Jellinghee River. Jellinghee River. 0 1 44 At its entrance, ... 13 From thence to Bausemarree to Teachkattab...
From Teachkattab...
From Teachkattab...
And from Sounatulab to Molegungs. Matuhangah River. WM. M. SMYTH, Captain, Engineers. Supt. Nuddeath Hive

Allpore, 14th October, 1841.

Bust Dublished.

And for Sale at the Bengal Military Orphan Press, Demy Quarto-Price Rs. 1-8,

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Ditto ditto Vol. 2,..... ,, 10.

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THUGS;

With an Introduction and Appendix descriptive of the System pursued by that Fraternity, and of the measures which have been adopted by the Supreme Government of India for its suppression.

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Cold Season of 1836-37, down to their gradual suppression, under the

SUPREME GOVERNMENT IN 1889.

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G. H. HUTTHANN,

Supt. Orphan Press.

Calcutta, Oct. 1, 1841.

Orphan Press.

Dr. HELFER'S

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ON THE

TENASSERIM COAST

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SUPPLEMENT TO

The Calcutta Gazette.

Bublished by Authority.

SATURDAY, OCTOBER 16, 1841.

TENDERS FOR THE SUPPLY OF CLOTHING ! TO THE NIZAM'S ARMY.

1 .- The Resident at Hydrabed (on the part of the Nizam's Government) will, until the 30th November 1841, receive Tenders for the supply of Clothing to the Nizam's Regular Army.

2.-The following is to be complete with Pads, Shoulders, Straps, Cotton Wings for the Grenadier and Light Companies, Buttons with the number of the Regiment, and to be made up in every respect as worn in the Company's Army, and according to a muster Jacket to be forwarded.

3 .- It is to be delivered at the following Stations, and subject to survey on arrival :-

> Hydrabad 14 of the whole, more or less. Aurungabad 14 do do. Ellichpoor 184 do. do. Hingolee 13 do. do.

4 .- The Tenders will express the price of one of each Article as bereafter detailed, and is to include every charge for packing, carriage, &c., and to be delivered at the several Stations abovementioned, on or before the 15th November 1842.

5 .- The Resident reserves to himself the right of rejecting any Tender without assigning a reason for it.

6 .- The person or persons to whom the Contract is eventually given, will be expected to furnish the security of a respectable House of Agency for the due fulfilment of their Contract, in the sum of Company's Rupees (20,000) Twenty Thousand.

7 .- The mode of payment will be as under-

8 .- One-third of the Estimate on the Contract being closed and approved of, and the receipt of the Clothing Indents acknowledged.

9 .- One-third when the Clothing is half finished, and the other third, when it is delivered, surveyed and approved of at the several Stations.

10 .- The Tenders are to be addressed

" To the Military Secretary to the Resident at Hydrabad,"and to be superscribed " Tenders for Clothing."

11 .- Any further information that may be required will be afforded on application to the above Officer.

PROBABLE AMOUNT OF CLOTHING (MORE OR LESS) REQUIRED.

Artillery and Store Department.

6 Store Serjeant's " Jackets" with Cheverons. o Store Serjeant's
1 Barrack
2 Qr. Mr. Serjeant's
4 Subidar's
5 Jemadar's
4 Color Havildar's
16 Havildar's do. do. with Cheverons. do. do. Bugler's. Bheestie's.

Naique's with Cheverons. Lance Naique's do.

Golundauze. Havildar's of "Gun Lascars" with Cheverons.

2 Flavidar's of do. do.

4 Naique's of do. do.

74 Gun Lascar's.

4 Havildar's of "Ordnance Drivers" with Cheverons.

8 Naique's of do. do.

200 Ordnance Driver's.

2 Havildar's ot Carriage Drivers with Cheverons.

Maigue's Differ's

including

each Article,

one

0

price

the

Toders to

3 Syrang's.
4 First TindaPs.
6 Second do.
23 Store Lascar's.
6 Store Serjeant's "Cops," complete, with Gilt Ornsments

ments.

1 Barrack Serjeant's do.

3 Qr Mr. Serjeant's do.

12 Subidar's and Jennadar's Sashes,

10 Staff Serjeant's do.

Havildara

4 Color Badges. 4 Pairs of "Gold Epauletts" for Subidar Ma-

8 Pairs of Straps with Gold Fringe for Jemadars.

Infantry.

16 Stuff Serjeant's "Juckets" with Cheverons.
64 Subidar's do.
72 Jemadar's do.
64 Color Havildar's do. with Cheverons.
264 Havildar's do. with do.
16 Drum and Fife Major's.
32 Bugler's. 264 Havildar's

136 Drummers and Fifer's.

64 Bheestir's

64 Regimental Lascar's.
320 Naique's, with Cheverons.
320 Lanco Naique's, with do.

4720 Private's.
16 Staff Serjeant's " Caps," complete, with Gilt Orna-

16 Staff Serjeant's "Caps," complete, with Gilt Ornaments.

1 Drum Major's do. do. do.
136 Subidar's and Jemadar's Sashes.
16 Staff Serjeant's do.
144 Havildar's, Drum and Fife Major's do.
154 Havildar's, Drum and Fife Major's do.
155 Color Badges.
15 Pairs of Gold Epauletts for Subidar Majors.
155 Do. Straps with Gold Bullion, for Subidars of Batln. Co.
16 Do. Wings with Gold Bullion, for Subidars of Grendr. and Light Co.'s.
16 Do. Wings with Gold Fringe, for Jemadars of Grendr, and Light Co.'s.

8 Naique's do, 'with do.
150 Privates' Jackets.
3 Buglers' do.
4 Subidars and Jemadars' Sashes.
6 Havildars' do.
1 Color Badge.
1 Pair of Strap with Gold Bullion for Subidars.
8 Pairs of Strap with Gold Fringe for Jemadars. (Continued.) 56 Pairs Straps with Gold Fringe for Jemadars of Battalion Compy.'s. 16 Do. Drum and Fife Major's Wings. Company of Poincers. 1 Subidar's Jacket.
3 Jemadar's do.
1 Color Havildar's do. with Cheverons
5 Havildar's do, with do.
2 Bugler's.
1 Bheesty.
1 Regimental Lascar.
6 Naique's with Cheverons.
6 Lance Naique's with Cheverons.
96 Privates.
4 Subidar's and Jemadar's Sashes.
6 Havildar's do.
1 Color Badge.
1 Pair Gold Epulettes for Subidar Major.
3 Pairs Straps with Gold Frings for Jemadars. The Corps to be furnished with Clothing are as follows : The Gorps to be furnished with Clothing are as follows:

let Compy. Artilly, and Genl.
Depôt.

2d Compy ditto and Store
Deprmt.

3d Co. do, and do.
let Regiment Infantry.
Company of Pioneers.
Company of Hill Rangers and
Bheels.

4

Company of Hill Rangers and Bheels.

1 Subidar's Jacket.
3 Jemadar's do.
1 Color Havildar's do. with Cheverons.
5 Havildar's do, with do.

Military Secretary's Office, Hydrabad Residency, 15th September, 1841.

By Order, ERIC SUTHERLAND, Major, Mily. Secy.



'The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before b P. M. of that day.

WEDNESDAY, OCTOBER 20, 1841.

FORT WILLIAM,

GENERAL DEPARTMENT, 26tu June, 1882.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Causeil

Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM, FINANCIAL DEPARTMENT,

THE 19TH NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance: future observance :

TERMS AND CONDITIONS

MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandize of Individuals intended

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's at the rate of—

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

orders. s, d.

deliverable to the East India Company, or endorsed to deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on be-half of the East India Company, as the Parties inter-ested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bilia, the Court of Directors tance, or payment of the Bilia, the Court of Directors to be authorized, in such manner and at such times as they may see in to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of-the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents. Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the gonditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is character. interest is chargeable.

9th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policion with the East India Company; such insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect, such Insurance, the East India Company shall be at liberty to Insure the Goods, the expense of which shall be reimbursed to them previously to neir making over the Goods to those Parties or their Agents.

10th.-Parties receiving Advances, to address in each 10th.—Parties receiving Advances, to address in each Instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance he made upon any Consignment the ascertained value of which shall be less than 5,000 Rupecs.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,

H. T. PRINSEP,

Secy. to the Govt. of India.

FORT WILLIAM, FINANCIAL DEPARTMENT,

THE 3D JUNE, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Rupee, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1838 and 27th November 1839.

Published by order of the Right Hon'ble the Governor of Bengal,

G. A. BUSHBY.

G. A. BUSHBY,

Secy. to the Govt. of Bengal.

FORT WILLIAM, GENERAL DEPARTMENT.

THE 1st SEPTEMBER, 1841.

The Right Hon'ble the Governor is pleased to notify that the Military Orphan Society's Press is prohibited from receiving Papers from Public Officers, to be printed on account of the Government, without the previous sanction of the Government, communicated to the Superintendent of the Press, from one of the Departments of the Secretariat.

By order of the Right Hon'ble the Governor of Bengal, G. A. BUSHBY,

Secy to the Govt. of Bengal.

FORT WILLIAM. LEGISLATIVE DEPARTMENT,

THE 11TH OCTOBER, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council, on the 11th October 1841, is hereby promulgated for general information:

ACT No. XXII. or 1841.

For amending the Law with respect to rates for Municipal purposes within the Town of Madras.

I. Whereas it is expedient to specify the particular purposes to which rates assessed on houses,
buildings and grounds in Madras shall be applied;
and to abolish the practice which has hitherto prevalled, of levying five per cent, on the annual value

of all houses, buildings and grounds, without reference to the amount necessary for accomplishing the purposes of the rates; such per centage being inadequate for the purposes to which the rates have hitherto been deemed applicable. And whereas it is expedient to make the per centage leviable by quarterly or other convenient rates on the annual value of property to depend entirely on the expenditure necessary for accomplishing, in an efficient manner, the purposes to which the rates shall henceforth be applicable, and providing for all incidental expences and casual deficiencies or defaults. And whereas it is expedient to subject the collection and administration of the funds raised for Municipal purposes in the various districts of the Town to the management of the rate-payers themselves within such districts respectively, whenever they are desirous of undertaking the same, and are willing to enter into proper arrangements for the purpose. And whereas it is expedient to modify the provisions of the Statute 33, Geo. 3. Cap. 52, in regard to assessments for the Town of Madras in order for the better collection of the same, reserving all the authority of such Statute in matters not inconsistent with this Act;

It is hereby enacted, that the assessments which by the Statute 33. Geo. 3. Chap. 52, are authorized to be made for the Town of Madras, shall be applicable to the following purposes only, viz lighting and watering the roads and streets, and cleansing and repairing the same and the drains of the said Town.

II. And it is hereby enacted, that the assessment and rates made under the authority of the said Statute shall be sufficient for accomplishing, in an efficient manner, the purposes mentioned in the last Section, for discharging all incidental expences, and for making up deficiencies and defaults of every kind whatsoever. Provided always, that no rate shall be made exceeding the amount of five per cent on the assessed value of property without the sanction of the Governor in Council of Fort Saint George in

III. And it is hereby enacted, for the encourage-ment of the control and supervision of the assess-ment and collection of the rates and the management thereof within particular divisions being undertaken by the rate-payers themselves, the Justices at their Quarter Sessions shall publish quarterly or as required by the Local Government the particulars of all sums laid out, and of all the expences of collection and laid out, and of all the expences of collection and deficiencies during the preceding quarter within three or more divisions of the Town to be indicated by the Governor in Council of Fort Saint George in Madras before this Act shall be allowed to come into operation or such other divisions as the Governor in Council of Fort Saint George in Madras may from time to time direct, so long as the assessment, collection or management of the rates for such divisions shall remain under the jurisdiction of the Justices.

IV. And it is hereby enacted, whenever two-thirds in number and value of the rate payers of any of such respective divisions shall apply to the Governor in Council of Fort St. George in Madras, to undertake themselves the assessment, collection and management of the rates of such division, or any or either of these trusts, it shall be lawful for the Governor of Fort St. George in Madras to authorise the same accordingly,

George in Madras to authorise the same accordingly, at his discretion; provided always that such majority of rate payers shall present a scheme which shall obtain his full approbation for the safe and efficient exobtain his full approbation for the safe and efficient ex-ecution of the trusts, the transfer of which from the present authorities is sought for. Provided always that in any such arrangement, the amount to be levied in any particular division shall not be consider-ed as necessarily limited by the amount expended within such division, but shall be adjusted by the Go-vernor in Council of Fort St. George in Madras upon reference to all local circumstances.

reference to all local circumstances.

V. And it is hereby enacted, that for the better assessment and collection of rates under this Act, it shall be lawful for the Governor in Council of Fort St. shall be lawful for the Governor in Council of Fort St. George in Madras, to appoint such Assessor or Assessors, Collector or Collectors, and to make such union of the offices of Assessor and Collector, and to prescribe such rules and take such securities for the due execution of this Act by the person or persons employed in assessments and collections and in the management of the rates collected as he shall deem

expedient.

VI. And it is hereby enacted, that it shall not be necessary in any assessment rate or warrant of distress under this Act to specify the names of the owners or occupiers of houses, buildings and

grounds; but it shall be sufficient if every property rated be identified, and in the case of houses numbered in any street, that the name of the street and number of the house rated be particularly specified.

VII. And it is hereby enacted, that the Goods and Chattels of the owner of any property rated shall be seizable any where (except where property is concealed as hereinafter mentioned) for deficiency in the payment of rates. And all property which shall be found upon any premises rated, shall be seizable for any arrears which may be due for a period of one year immediately preceding such seizure. And in the case of the seizure of the property of a tenant under such circumstances, he may deduct the amount of the levy from the next payment of his rent.

VIII. And it is hereby enacted, that where there is ground to suspect that property liable to distress under this Act is concealed in any zenana, the Officer charged with the execution of the warrant shall make a special report to the Justice granting the same, who shall thereupon follow, as closely as is practicable, the rules for the seizure of property in like cases adopted by Her Majesty's Supreme Court of the Presidency.

IX. And it is hereby enacted, that it shall be law-

like cases adopted by Her Majesty's Supreme Court of the Presidency.

IX. And it is hereby enacted, that it shall be lawful for any one Justice of the Peace for the Town of Madras to issue a Warrant of Distress for the recovery of the arrears of Assessment under this Act, or under the Statute 33, Geo. 3, Ch. 52, and every such Warrant shall have the same force and effect as if it were under the hands and seals of two such Justices.

T. H. MADDOCK, Secy. to the Govt. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT, THE 11TH OCTOBER, 1841.

The following Act passed by the Right Hon'ble Governor General of India in Council on the the Governor General of India in Council on the 11th October 1841, is hereby promulgated for gene-

ACT NO. XXIII. OF 1841.

An Act for prohibiting the importation of Rum and Rum Shoub into the Presidency of Fort St. George in Madras.

George in Madras.

I. It is hereby enacted, that if any person after the passing of this Act, lands or attempts to land, or shall introduce by land in any part of the Territories subject to the Government of the Presidency of Fort St. George in Madres, any Rum or Rum Shrub, which is the produce of any foreign Country, or of any British poss ssion into which foreign Sugar or Rum can be legally imported, such Rum or Rum Shrub shall be seized by the Collector of the Customs, or by any other Officer authorized to seize and detain Contraband Goods, and shall be brought to confiscation according to the Rules in force for confiscating such Goods, unless the District in which such Rum or Rum Shrub is landed, or in which an attempt has been made to land such Rum or Rum Shrub, be a District in which the Governor in Council has authorized the importation of such Rum or Rum Shrub, and it shall be lawful for the Governor in Council to authorize the importa-

the Governor in Council to authorize the importation of such Rum and Rum Shrub into any District
of the Territories aforesaid by an Order in the
Official Gazette.

II. And it is hereby enacted, that if any owner of
Rum or Rum Shrub, the produce of the said Territories, or the duly authorized Agent of such Owner,
be desirous to obtain a Certificate of origin from the
Collector or Assistant Collector of the Land or Customs Rovenne of any District within the said Territories, or from any other Officer appointed by the
Governor in Council to give such Certificates, such
Owner or Agentshall, in the presonce of the Officer
from whom he desires to obtain such Certificate,
make and subscribe a Declaration in the Form contained in the Schedule hereunto annexed marked A,
and to the said Declaration shall be appended a Cortificate to its verity from any Government Officer who

and to the said Declaration shall be appended a Cortificate to its verity from any Government Officer who may be attached to the Distillery where such Rum or Rum Shrub is declared to have been manufactured in the form prescribed in the said Schedule A.

III. And it is hereby enacted, that if the District beene into which the Governor in Council has not, by any Order, authorized the importation of Foreign Sugar or Rum, or of Sugar or Rum the growth or produce of any British Possession into which Foreign Sugar or Rum can be legally imported, then

the Officer before whom such a Declaration as is aforesaid shall have been made, shall grant under his hand and seal to the Declarant a Certificate in the form contained in the Schedule hereunto annexed marked B.

IV. And it is hereby enacted, that every who intends to ship Rum or Rum Shrub from any place within the said Territories for any part of the United Kingdom, shall be entitled to produce to the Collector of Customs at that place, or to any other Officer who may have been appointed by the Governments of the respective Presidencies to act on that behalf in place of the Collector of Customs. behalf in place of the Collector of Customs a Certifi-cate, such as is above described, and also in the presence of the Officer to whom he has so produced such Certificate to make and subscribe a Declaration in the form contained in the Schedule hereunto annexed marked C

V. And it is hereby enacted, that the Officer to whom such a Certificate shall have been so produced, and before whom a Declaration in the last mentioned form shall have been so made and subscribed, shall, unless he see cause to deem such Declaration fraudulent and untrue, grant to the person who has made the last mentioned Declaration a Certificate in the form contained in the Schedule hereunto annexed

form contained in the Schedule noreums marked D.

VI. And it is hereby enacted, that the Owner of Rum or Rum Shrub intended for exportation under this Act, or the duly authorized Agent of such Owner shall not be entitled to any of the Certificates describ d in this Act unless such Rum or Rum Shrub shall be the produce of a Distillery worked according to law in the European method under License from the Board or other authority vested with the management of the Rovenus derived from the Abkarry or Tax on Spirits.

VII. And it is hereby enacted, that the Rum and Rum Shrub manufactured for exportation to the United Kingdom under this Act at any Licensed Distillery shall be manufactured pure without ad-

United Kingdom under this Act at any Licensed Distillery shall be manufactured pure without admixture of Spirits made from Rice, Grains, or any other substance or substances not being the produce of the Sugar Cane or of the Date or Palm-tree, and shall be so declared and verified at the time of application for a Certificate of Origin according to the form of Schodule A.

VIII. And it is barely assets that if any Parker and the firm of Schodule A.

VIII. And it is hereby enacted, that if any Rum or Rum Shrub that may be brought to any Custom House for exportation under this Act shall be found to be adulterated or mixed contrary to the above prohibition, the same with the casks or materials in which it is contained shall be usuad and confirm. which it is contained shall be seized and confiscated, and the party or parties upon whose Declaration Certificate of manufacture free from adulteration or mixture may have been granted for the admission of such Rum or Rum Shrub to the privilege of exportation under this Act, as well as the pirty or parties who may have verified such Declaration, shall be proceeded against for the false and fraudulent Declaration as hereinunder prescribed.

IX. And it is hereby enacted, that any person who shall in making any Doclaration under the authority of this Act, knowingly affirm an untruth, shall on conviction thereof before such Court as would be competent to try such person for perjury, be punished as in cases of perjury; and every person be punished as in cases of polity; and every person propuring another person to affirm such untruth shall be liable to be punished as in cases of subornation of perjury, and any Officer of Government subscribing an attestation to the verity of such Decharation knowing the same to be untrue, shall be subject to a like penalty as the false Decharant, besides dismissal from the employment of Government.

X. And it is because provided, that not with standards.

X. And it is hereby provided, that notwithstanding any thing in this Act contained, no person intending to manufacture Rum or Rum Shrub, within the Presidency of Madras shall establish a Distillery for such purpose without making application for a license in manner directed by Reg. I. of 1820 of the Madras Code; and every person manufacturing Rum or Rum Shrub within the Madras Presidency, without having first obtained such license, shall be liable to the ponalties provided in that Regulation. to the penalties provided in that Regulation.

SCHEDULE A.

I, A B., solemnly declare that all the Rum or Rum Shrub hereigender described is the produce of the Licensed Distillery named in the District of and that the said Rum or Rum Shrub is the produce of the Sugar Care, Date, or Palm-tree, and wholly free from any ad-

mixture of Spirits manufactured from Rice, Graips, or any other substance whatever.

(Signed)

- day of -- 18 --.

. I. B. B , Government Officer in charge on the part of Government of the ____ Distillery, do hereby certify that the above is a true and correct Declaration.

B B.

Govt. Officer attached to the

- Distillery.

Description of the _____ to which the above Declaration relates.

Quantity in Gallons.	Qu livy.	Average strength by Sykes Hy- diometer.	Number and denomination of Packages.	Marks on Packages.
				one recent

(Signed)

A. B.

The ____ day of ____ Collector's cumber __ - 18---- of ---- 18-

(Signed) Y. Z., Collector.

Scal of the Collector.

Collector's date --



. This Declaration must be drawn out before the Rum leaves the Distillery in order that the attesta-tion of the Government Officer may be attached.

SCHEDULE B.

I. C. D., Collector of Land Revenue (or Collector of Custom Revenue, or being an Officer appointed by the Governor in Council to act in this behalf) for the District of ---- do hereby in conformity with the provisions of Act - grant this Certificate under my hand and seal, that the Rum or Rum Shrub described in the Declaration hereunto annexed, which is scaled with the scal of this office, numbered ---of - 18 -. - dated the - of --nud signed by -- Manager or Owner of the Licensed Distillery called ------ is the produce of the District - and is declared to be free from 0[_____ any admixture of Spirits manufactured from other substance than the Sugar Cane, Date or Pulm-tree, and that the importation of Foreign Sugar and Rum and of Sugar and Rum the growth or produce of any British possessions into which Foreign Sugar and Rum can be legally imported, is prohibited in the said District of -

(Signed) C. D. L. S. - day of ---- 18-

SCHEDULE C.

I, E. F., Shipper of the Rum or Rum Shrub hereinunder described, solemnly declare, that all the Rum or Rum Shrub hereinunder described, is, to the best of my knowledge and belief, the same Rum or Rum Shrub to which the Certificate now produced by me relates.

(Signed) E. F. Description of -- to which this Declaration relates. Mas. Name of Ship or Vessel. Average Strength by Sykevs By-drometer. .5 Ship Quantity i Quality. Name of the o (Signed E. F.

The - day of -18

SCHEDULE D.

I, R. W., Collector of Customs. (or being an Officer appointed by the Governor in Council to ac I, R. W., Collector of Customs, for being an Omcer appointed by the Governor in Council to ac
in this behalf) for the Port of—
certify under my hand and scal, that there has
been produced to me by E. F., the Shipper o
the Rum or Rum Shrub hereinunder described, a
Certificate under the hand and scal of C. D., Collector of Land Revenue, for Collector of Custom
Revenue, or being an Officer appointed by the Governor in Council to act in this behalf) for the District of—————, in the Territories forming
part of the Presidency of Fort St. George, which
Certificate certifies that the said Rum or Rum Shrub
is of the produce of the said District, and is declared
to be free from any admixture of Spirits manufacused from other substance than the Sugar Cane,
Date or Palm-tree, and that the importation of foreign Sugar and Rum, or Sugar and Rum the growth
or produce of any British possession into which
foreign Sugar and Rum can be legally imported, is
prohibited in the said District. prohibited in the said District.

L. S. (Signed) R. W., Collector of Customs. The -- day of -- 18. --- to which the Certificate relates. Description of the -

Quantity in Gailons.	Quality.	Average Strength by Sykes's By. drometer.	Number and denomination of Packages.	Name of Ship or Vessel.	Name of Mas. ter of Ship or Vessel.

(Signed) R. W., Collector of Customs. T. H. MADDOCK. Secy, to the Govt, of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT.

THE 18TH OCTOBER, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general information :

ACT No. XXIV. or 1841.

An Act for the greater uniformity of the Law administered by Her Majesty's Supreme Courts with that administered in England, in regard to the undisposed residue of the Effects of Testators; Illusory Appointments; the transfer of Estates by persons under disabilities pursuant to the direction of Courts, and the better management of the property of such persons, and other like matters.

I. It is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 40, entitled "an Act for making better provision for the disposal of the undisposed of residues of the Effects of Testators." shall be extended to the Territories of the East India Company as far as it is applicable to the same. Provided that this Act shall take effect from the first day of January next, which day is substituted for the first day of September mentioned in the Statute.

II. And it is hereby enacted, that the Statute XI. George IV, and I William IV. Ch. 46 entitled "an Act to alter and amend the Law relating to Illusory Appointments," and the Statute XI George IV and I William IV. Ch. 65, entitled "an Act for consolidating and amending the Law relating to property belonging to infants, feme coverts, idiots, lunatics and persons of unsound mind" shall, from the first day of January next, be extended to the Territories of the East India Company, as far as it is applicable to the same.

III. And it is hereby enacted, that the Statute XI. George IV. and I William IV Ch. 60, entitled "an Act for amending the Laws respecting conveyances and transfers of Estates and Funds vested in Trustees and Mortgagees, and for enabling Courts of Equi-

and Mortgagees, and for enabling Courts of Equi-ty to give effect to their Decrees and Orders in ty to give effect to their Decrees and Orders in certain cases," except so much thereof as provides that it shall not extend to cases of partition, shall, from the first day of January next, be extended to the territories of the East India Company, as far as it is applicable to the same, and all provisions contained in the last mentioned Statuto relating to the Lord Chancellor of Great Britain, intrusted as therein is mentioned, or to Courts of Chancery, or their Decrees, shall be applicable to Her Majesty's Supreme Courts of the respective Presidencies. And the indemnity and discharge mentioned in

Chancery, or their Decrees, shall be applicable to Her Majesty's Supreme Courts of the respective Presidencies. And the indemnity and discharge mentioned in the last Section of the same Act shall be applicable to the East India Company, and all Corporate Societies established within the territories of the East India Company and their Officers and Servants.

IV. And whereas it is expedient to adopt the amendments of the English Law touching the delay of actions, suits, or other proceedings, by reason of the parol demurring; and touching conveyances made by Infants under order of Court; it is hereby cnacted, that Sections 10 and 11 of the XIth Geo. IV and 1 William IV. Ch 47, entitled "an Act for convisolidating and amending the Laws for facilitating the payment of debts out of Real Estate," shall, from the first day of January next, be extended to the Territories of the East India Company, as far as it is applicable to the same.

V. And it is hereby provided, that this Act shall not be construed to affect any case which would not have been governed by English Law as administered by Her Majesty's Supreme Courts previous to the passing thereof, or any proceedings at Law or in Equity commenced before the first day of January next.

T. H. MADDOCK,

T. H. MADDOCK,

Secy. to the Goot, of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT, Тнв 18ти Остовев, 1841.

The following Act passed by the Right H n'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general information :

ACT No. XXV OF 1841.

An Act for amending the Law concerning imprison-ment for contempts of decrees or orders made by Courts of Equity.

Courts of Equity.

I. It is hereby enacted, that when any person shall have been directed by any Decree or Order in Equity of Her Majesty's Supreme Courts to execute any deed or instrument, or make a surrender or transfer, or to levy a fine, and shall have refused or neglected to execute, make or transfer or levy the same, and shall have been committed to prison under process for such contempt or being confined in prison for any other cause shall have been charged with or detained under process for such contempt and shall remain in such prison, the Court may upon motion or petition and upon affidavit that such person has after the expiration of two calendar months from the time of his being committed under or charged with or detained under such process again refused to execute such deed or instrument, or make such surrender or transfer or levy such fine, order or appoint, the Master or fer or levy such fine, order or appoint, the Master or Registrar of the said Courts to execute such deed or Registrar of the said Courts to execute such deed or other instrument, or to make such surrender or transfer for and in the name of such person, and to levy such fine in his name and to do all acts necessary to give validity and operation to such fine, and to lead or declare the uses thereof, and the execution of the said deed or other instrument and the surrender or transfer made by the said Master or Registrar, and the fine levied by him, shall in all respects have the same force

and validity as if the same had been executed, or made or levied by the party himself, and within ten days after the execution or making of any such deed or other instrument or surrender or transfer, or levying such fine, notice thereof shall be given by the adverse Solicitor to the party in whose name the same is executed or made, and such party as soon as the deed or other instrument or surrender, transfer or fine, shall be executed, made or levied shall be considered as having cleared. ment or surrender, transfer or fine, shall be executed, made or levied, shall be considered as having cleated his contempt, except as far as regards the payment of the costs of the contempt and shall be entitled to be discharged therefrom under any of the provisions of this Act applicable to his case, and the Court shail pake such order as shall be just touching the payment of the costs of or attending any such deed, surrender, instrument, transfer or fine.

II. And it is hereby enacted, that where a person shall be committed for a contempt in not delivering to any person or persons, or depositing in Court or

shall be committed for a contempt in not delivering to any person or persons, or depositing in Court or elsewhere, as by any order in Equity of Her Majesty's Supreme Courts may be directed, books, papers or any other articles or things, the Sheriff under any writ of sequestration shall have the same power, to seize and take such books, papers, writings or other articles, or things being in the custody or power of the person against whom the sequestration issues, as they would have ever his own property, and theremore whom have over his own property, and thereupon such articles or things so seized and taken shall be dealt with by the Court as shall be just, and after such seizure it shall be lawful for the Court upon the application of the prisoner, or any other person in the cause or matter to make such order for the discharge

of the prisoner upon such terms as to the Court shall seem proper,
III. And it is hereby enacted that the discharge

III. And it is hereby enacted, that the discharge of any prisoner adjudicated upon under the authority of an Act passed in the 9th G. 4 C. 73, intituled "an Act to provide for the Relief of Insolvent Debtors in the East Indies until the 1st day of March 1823," last continued by an Act passed in the 3 and 4. Vic. C. 80, shall and may extend to all process in Equity issuing from Her Majesty's Supreme Courts for any contempt of such Court for non-payment of money, or of costs, charges or expences in any such Court, and that in such case the said discharge shall be deemed to extend to all costs which such prisoner shall be liable to pay in consequence or by reason of such contempt, or on purging the same and every discharge so adjudicated as aforesaid as to any debt or damages of any credit r of such prisoner shall be deemed to extend, also to all costs incurred by such creditor before the filing of such prisoner's schedule, in any action or suit brought by such creditor against such prisoners for the purpose of the recovery of the same, and that all persons as the schedule of the same, and that all persons as the schedule of the same, and that all persons as the schedule of the same and so to all costs to the prisoner's schedule of the same, and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and that all persons as the schedule of the same and of the recovery of the same, and that all persons as to whose demands for any such costs, money, or expences, any such person shall be so adjudged to be discharged, shall be deemed and taken to be creditors of such prisoner in respect thereof, and entitled to the benefits of all the provisions made for creditors by the said last mentioned Acts, subject, nevertheless, to such ascertaining of the amount of the said demands

the said last mentioned Acts, surject, nevertheless, to such ascertaining of the amount of the said demands as may be had by taxation, or otherwise, and to such examination thereof as is in the said last mentioned Acts, provided in respect of all claim to a dividend of such Insolvent's Estate and Effects.

IV. And be it further enacted, that in all cases of contempt, where any person or persons are, or is, or shall, at any time hereafter be in prison under or by reason of any commitment or attachment in Equity directed by or issued out of Her Majesty's Supreme Courts, such Court shall (upon the application of the person or persons against whom such commitment or attachment hath been directed or issued.) have the power if it shall so think fit, to discharge such person or persons from their, his, or her contemps, except as to the costs thereof, for which costs they, he, or she shall remain in custody, and such costs shall be discharged therefrom, and from the process of contempts in like manner as in the last preceding Section of this Act provided for in cases of process of contempts in like manner as in the last preceding Section of this Act provided for in cases of process of contempt for non-payment of money or costs. Provided that for non payment of money or costs. Provided that this Act shall not weaken any of the other powers by this Act given, and that nothing herein contained shall alter or affect the operation of the said Acts for the relief of Insolvent Debtors.

T. H MADDOCK. Secy. to the Govt. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE ISTH OCTOBER, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 18th, is hereby promugated for general information :

ACT No. XXVI or 1841.

An Act for extending in cases governed by English Low certain provesses of the Statute 31 and 4th William IV Ch. XI.II. certif d. An Act for the facther amount of the Low and the better advancement of Justice."

[Whereas there is no remedy provided in I Whereas there is no tenedy provided in cases governed by English Law for injuries to the R al Estate of any person deceased, committed in his life time, not for certain wrongs done by a person deceased in his life time to another in respect of his property, real or personal; for temedy thereof it is hereby enacted, that no Action of Trespass or Trespass on the case, as the case may be, may be maintained by the Executors or Administrators of any normal deceased for any lighter. of any person deceased for any injury to the Real Estate of such person, committed in his life time, for which an action might have been maintained by such person, so as such injury shall have been by such person, so as such injury shall have been committed within six calendar months before the death of such deceased person, and provided such action shall be brought within one year after the death of such person; and the damages when recovered, shall be part of the personal Estate of such person; and further that an Aution of Trespass or Trespass on the case, as the case may be, may be maintained against the Executors of Administrations of any personal deceased for any wrong committed by him in his life time to another in respect of his property, real or personal so as such injury shall have been committed within six calendar months before such person's death, and so as such action shall be brought within six calendar months after such Executors or Administrators shall have taken upon themselves the Administration of the Estate and Effects of such person; and the damages to be upon themselves the Administration of the Estate and Effects of such person; and the damages to be recovered in such action shall be payable in like order of Administration as the simple confract debts of such person.

II. And it is hereby enacted, that no wager of

H. And it is hereby enacted, that no wager of Law shall be hereafter allowed.

II. And it is hereby enacted, that an action of debt on simple contract shall be maintainable in any of Her Maj. sty's Sup. cmc Courts against any Executor or Administrator.

IV. And it is hereby enacted, that it shall be lawful for the D-fendant in all personal actions (except actions for Assault and Battery, False Imprisonment, Libel, Slander, Malictons Arrest or (except actions for Assault and Battery, False Imprisonment, Libel, Slander, Malicious Arrest or Prosect ion, Criminal Conversations or Debauching of the Plaintiff's Doughter or Servant,), by leave of any of Her Majes y's Supreme Courts where such action is pending, or a Judge of any of the said Courts, to pay into Courts sum of money by way of Compensation or Amends, in such manner and under such regulations as to the payment of costs and the form of pleading as the said Judges or such Courts respectively shall by any rules or orders by them to be from time to time made, order and direct.

orders by them to be from time to time made, order and direct.

V. And it is bereby enagted, that it shall be lawful for the parties in any setion or information, after issue joined, by consent and by order of any of the Judges of the sand Courts, to state the facts of the case, to the form of a special case, for the opinion of the Court, and to agree that a judgment shall be entered for the Plaintiff or D fearant, by confession or of soile proseque, immediately after the decision of the wase, or otherwise as the Court may think fit and judgment shall be entered accordingly.

may think fit and judgment shall be entered accordingly.

VI. And it is hereby enacted, that the name of every witness objected to as incompetent on the ground that the judgment in the Action would be admissable in evidence for or against him shall at the trial be indersed on the freerd or Decement on which the trial shall be had, together with the name of the party on whose botalf he was examined by some Officer of the Court, at the request of either party, and shall be afterwards entered on the record of the judgment; and such indersement or entry shall be sufficient evidence that such mittens was examined in any subsequent proceeding in which the judgment shall be offered in evidence.

VII. And it is bereby enacted, that every such Court as aforesaid on the trial of any issue, or on any inquisition of damages, may, if they shall think fit, give damages in the nature of interest, over and above the value of the goods at the time of the conversion or seizure, in all Actions of Tover or Trespossede bones asportatis, and over and above the money recoverable in all actions on Policies of Assurance made after the passing of this Act.

VIII. And it is hereby enacted, in cases which would be governed by English Law, that it shall be lawful for the Executors or Administrators of any Lessor or Landout to distant upon the Lands VII. And it is hereby enacted, that every such

be lawful for the Executors or Administrators of any Lossor or Landlord to distrain upon the Lands demised for any term, or at will, for the arrearages of cent due to such Lessor or Landlord in his lifetime, in like manner as such Lessor or Landlord might have done in his life time.

IX And it is betten enact d, that such arrearages may be distrained for after the end or determination of such Term or Lease at will, in the same manner as if such Term or Lease at will, in the same manner as if such Term or Lease had not been ended or determined; provided that such distress be made within the space of six calendar mouths be made within the space of six calendar mouths after the determination of such Term or Lease, and during the continuance of the possession of the T most from whom such acrears become due; provided also, that all and every the powers and provisions of Law relating to distress for real shall be continuable to the discusses so made as aforesaid. be applicable to the distresses so made as aforessid.

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

Тпе 18тн Остовев, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general information :

ACT No. XXVII. or 1841.

An Act for appropriating the unclaimed Divi-dends on Insolvent Estates.

dends on Insolvent Estates.

I. Whereas pursuant to the Orders of the Courts for the Relief of Insolvent Debtors at the several Presidencies, divers sums on account of unclaimed Dividends on Iusolvent Estates have from time to time been paid over by the Assignces of such Insolvent Estates into the hands of the Accountant General and Sub-Treasurer of the East India Company at such several Presidencies with the privity of the Accountant General of the said Insolvent Courts, to the credit of the persons named in the Schedules as Creditors of such Insolvents respectively;—and whereas it is expedient that in the event of no claim being established to such unclaimed Dividends or any part thereof, within a reasonable time, such Dividends should be distributed among such of the Creditors of such Insolvent Estates as shall have established their claims against such Estates respectively;—

It is therefore enacted, that it shall be lawful for the

claims against such Estates respectively;—

It is therefore enacted, that it shall be lawful for the said Courts of Insolvent Debtors respectively in the event of no claim being established to such Dividends or any part thereof, within six years after any Dividend shall have been so paid over, as aforesaid, to order the same to be repaid to such Assignes, to be by them distributed among such of the Creditors of such Insolvent Estates as shall have established their claims against such Estates respectively, and to order such claims to be expunged from such Schedules Provided that this Act shall not after the right of any party to be paid such Dividends out of any future Assets, which may come to the hands of the Assignees, together with any future Dividends which may be declared on such Insolvent Estates respectively in the event of any such claim being afterwards established.

II. And it is hereby enacted, that no such un-

any such claim being afterwards established.

II. And it is hereby enacted, that no such unclaimed Dividend shall at any time be distributed under this Act unless a Statement of such unclaimed Dividends be provided by published in manner following: One year at least before making any such division as aforesaid a Statement shall be published three times in the English language, and also in one or more native languages in the Official Gasettes of the respective Presidencies, which Statement shall contain the names and descriptions as contained in the Schedules of all parties in respect of whose claims Dividends are reserved, together with the amount of such claims respectively, and shall specify whether any former Dividend or Dividends have been paid in respect

thereof, and whether any proof shall have at any time heen made of the debt whereby any Dividend may have accrued. Provided always that this Act shall not authorize the distribution of any such Dividend except where no person shall at any time have sub-

except where no person shall at any time have substantiated any claim to the debt in respect of which such Dividend may have become due.

III. And it is hereby further enacted, that in case it shall appear that any Insolvent is indebted to any Domestic Servants for Wages, it shall be lawful for such Courts at or before the time of declaring a Dividend to order the amount due for such Wages, but not exceeding in the whole the amount of six months' Wages to be paid to such Servants out of the Estate of such Insolvents.

Insolvents.

And be it enacted, that this Act shall not take effect until the first day of January 1843.

T. H. MADDOCK.

Sery. to the Gort. of India.

FORT WILLIAM. LEGISLATIVE DEPARTMENT,

Тив 11ти Остовев, 1841.

The following Draft of a proposed Act was read in Council for the first time on the 11th of October, 1841.

ACT NO. -- OF 1841.

An Act for outhorizing the demand of certain pay-ments, on the granting of Spirit Licences in the Towns of Bomboy and Colaba.

It is hereby enacted, that it shall be lawful for I. It is bereby enacted, that it shall be lawful for the Governor of Bombay in Conneil to demand and receive on the granting of any Spirit Licence under Act No. A VIII of 1840, a payment after the rate of Eight Annas per gallon, on every gallon authorized to be vended by the day under such licence, and every such licence shall accordingly be granted half-yearly, and purport to authorize the vending of a certain number of gallons per diem

Ordered, that the Draft now read be published for

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 11th day of November next.

T. H. MADDOCK,

Secy to the Gont. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

Тив 18ти Остовек, 1841.

The following Extract from the Proceedings of the

The following Extract from the Proceedings of the Right Houble the Governor General in Council, in the Legislative Department, under date the 18th October 1841, is published for general information:

Read a second time the Draft of a proposed Act, dated the 2d August 1841, and published in the Supplement to the Calcutta Gazette of the 4th of the same month, for repressing obstructions to Justice committed in certain Courts of the East India Com-

Resolution — The Right Hon'ble the Governor General in Council resolves that the following Amended Draft on the subject be re-published for general information :

ACT No. or 1841.

Whereas sufficient provision is not made for re-I. Whereas sufficient provision is not made for repressing obstructions to Justice committed in the Courts of the East India Company.—It is hereby enacted that all persons whatsoever, whether generally amenable to the Courts of the East India Company, or otherwise, using menacing gestures or expressions, or otherwise obstructing Justice in the presence of any Zillah or City Magistrate, Joint Magistrate, or other Officer under a Magistrate empowered to try Criminal cases, or any Court, Civil or Criminal, of the East India Company, shall be liable to befined by the Authority whose pro-Court. Civil or Criminal, of the East India Company, shall be liable to befined by the Authority whose proceedings are obstructed to any amount not exceeding 200 Rapees, or in case such fine be not paid to be imprisoned for any period not exceeding one month. Provided that from the award of punishment in such cases an appeal shall lie, if proferred within one month, to the Authority, Civil or Criminal appointed by Law to hear appeals in all other cases from the decisions of the Officer by whom the fine was imposed; and provided also shall possible and provided also shall be inwind to indict any person amounts to Her

Majesty's Supreme Courts as for a misdemeanor in any of the cases aforesaid sustainable before this Act, if no proceeding shall have been had against the offender in the Court where the offence was committed, but not otherwise.

II. And it is hereby further enacted, that the Sudder Board of Revenue, the local Commissioners, or other Officers exercising the powers of either of those authorities, the Collectors, or other Officers exercising the powers of Collector, shall be competent to punish any obstruction of the nature aforesaid, by fine to an extent not exceeding 200 Rupees, and in case such fine be not paid by imprisonment in the Civil Jail for a period not exceeding one month. Provided that the orders passed in such cases shall be subject on appeal orders passed in such cases shall be subject on appeal to the revision and controul of the superior Revenue Authorities, as in all others, and shall, as well as the sentences passed under Section I. of this Act, be carried into effect by the Magistrate, on application being made to that Officer, in the usual mode. III. And it is hereby enacted, that Clauses second and third, Section V, and Section VI. Regulation XII. of 1825 of the Bengal Code, are repealed

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 2d day of November next.

T. H. MADDOCK.

Secy. to the Govt. of India.

No. 289.

FORT WILLIAM, ECCLESIASTICAL DEPARTMENT,

Тив 13ти Остовек, 1841.

The Right Hon'ble the Governor of Bengal has been pleased to grant leave of absence to the following Revd. Gentlemen :

Revd. W. Palmer, Junior Presidency Chaplain, leave for two months, in addition to the six weeks already granted to him on account of ill health.

Revd H. Hutton, Chaplain of Dum Dum, leave for two years, to proceed to the Cape of Good Hope, under Medical Certificate.

Revd R. Kring, Chaplain of Manut permission.

Revd. R. Ewing, Chaplain of Meerut, permission to visit surope on Furlough via Bombay.

G. A. BUSHBY,

Secy. to the Govt. of Bengal.

No. 162.

FORT WILLIAM, GENERAL DEPARTMENT,

Тив 15ти Остовкв, 1841.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for October, Instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 11th Proximo.

Published by Order of the Right Hon'ble the Governor General in Council,

G. A. BUSHRY.

G. A. BUSHBY,

Secy. to the Govt. of India.

No. 1568.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT.

The following Officers have obtained leave of absence from their Stations:

Тив 12ти Остовия, 1841.

Mr. G. A. C. Plowden, Collector of Sylhet, for one month, from the 1st proximo, on private affairs, making over charge of the current duties of his office

THE 19TH OCTOBER, 1841.

Moulvie Hedayet Alli Khan, Second Principal Sudder Ameen, and Monlvie Ashruff Hussein Khan, Sudder Ameen of Behar, during the Dusserah

Pacation.

Babon Byjenath Sein, Second Principal Sudder Ameen, and Moulvie Mahomed Kulleen, Sudder Ameen of Je o a furing the Dasserah Vacation.

The unexpired portion of the leave of absence granted to Mr. J. F. Catheart, Civil and Sessions

Judge of Purneah, under date the 24th August last has been cancelled from the 8th instant, the date on which he resumed charge of his Office.

ERRATUM.

The Appointments of the undermentioned Officers, which appeared in page 828, of the Calentta Gazette of the 16th instant, are to take effect from the 15th instead of the 12th idem, viz.

Mr. H. B. Brownlow to be Civil and Session Judge

of Cuttack.

Mr W. St Q Quintin to be Additional Judge of Behar.

Mr. C. Lushington to be Assistant to the Magistrate and Collector of Behar.

FRED. JAS. HALLIDAY,

Secy to the Govt of Bengal.

(No. 28.)

POLITICAL DEPARTMENT, NORTH WESTERN PROVINCES,

AGRA, 9TH OCTOBER, 1841.

The leave of absence granted to Captain A. C. Rainey, Assistant Political Agent of Subuthoo, on the 28th April last, is extended to 1st December next. Captain J Graham, 50th Regiment N. Infantry, will officiate for Captain Rainey from the date on which he receives charge of the Assistantship from Mr. A Ross, lately acting in that capacity.

By order of the Hon'ble the Lieutenant Governor of the N, W. P.

J. THOMASON.

Secy. to Govt. N. W. P.

Nos. 1911, 1915, 1924, 1930 and 1935. ORDERS BY THE HON'BLE THE LIEU-TENANT GOVERNOR OF THE NORTH WESTERN PROVINCES.

AGRA.

LEAVE OF ABSENCE. JUDICIAL DEPARTMENT,

Тив бти Остовев, 1841.

Mohummud Ulee Nuckee Yawur, Principal Sudder Ameen of AzimGhur, for three months, in extension of the leave granted him in Orders of the 18th August last.

Syud Tussudook Hoosein Khan, Principal Sudder Ameen of Mirzapoor, during the Dusserah Vacation. Khan Bahadoor Khan, Sudder Ameen of Barelly,

Khan Bahadoor Khan, Sudder Ameen of Barelly, for the same period.

Surrubsook Roy, Sudder Ameen of Bijnore, during the same period.

Mahomed Attacollah Khan, Sudder Ameen of Hissar, during the same period.

Kurreem Collah, Sudder Ameen and Moonsiff of Muttra, for the same period.

Nubbee Yawur Khan, Principal Sudder Ameen of Garack page during the same period.

Goruckpoor, during the same period.

Meer Hoosein Buksh, 2d Principal Sudder Ameen

of Gornekpoor, for the same period.

Moulvee Mahommud Lutteef, Sudder Ameen of Goruckpoor, for the same period.

Тив 7ти Остовев, 1841.

Mohummud Ruzzeeooddeen Khan, 2d Sudder Ameen of Deblee, during the ensuing Dussehrah Vacation.

APPOINTMENT.

Тив Вти Остовек, 1841.

Mr. Henry Sill, Civit Assistant Surgeon of Hameerpoor, Register of Deeds under Act XXX. of 1838, in that District, including Caipes.

LEAVE OF ABSENCE.

Тив 9ти Остовев, 1841.

Nowab Abdoollah Khan, Principal Sudder Ameed of Mynpeory, during the Dussehrah Vacation, and beyond it to the 15th January 1842, on his private affairs. Mahommud Kurreem Knolee, the Moonsiff of Mynpeory to Officiate as Principal Sudder Ameed on the re-opening of the Courts after the Vacation.

1. THOMASON. Sucy in Plant. N. Walterman. No. 1033.

AGRA,

ECCLESIASTICAL DEPARTMENT,

Тик 12ти Остовев, 1841.

Leave of absence for one month, from 1st November next, has been granted to the Revd. R. C. Brooke, Chaplain at Kurnal, by the Right Revd. the Bushop of Calcutta.

J. THOMASON,

Secy. to Govt. N. W. P.

NOTICE.

THE General Treasury will be closed from Tuesday the 19th to Tuesday the 26th instant inclusive, on account of the Hindoo Holidays Doorgah Poojah.

Accepted Bills of Exchange, Interest Drafts and other Demands which may become payable during the abovementioned Holidays, will be discharged on application at the Treasury on or after Thursday the 14th instant.

W. H. OAKES, Sub-Treasurer. GENERAL TREASURY, The 8th October, 1841.

Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
17th to 17th October, 11th to 13th ditto, 14th ditto, 12th ditto, 13th to 17th ditto, 13th to 17th ditto,	Dundee, Steamer Forbes, Is Water Witch. Steamer Ganges, H. M. S. Calliope, S. eamer India. Wm. Barras,	1th to 17th October, Steamer Forbes, Singapore & China, Left Town on the 19th inst 14th to 17th ditto, Steamer Ganges, Rangoon and Moulmein, Ditto 12th ditto, Seamer India. 1sh to 17th ditto, Water Witch. Rangoon and Moulmein, Ditto ditto. 1sth to 17th ditto, Wm. Barras, Mauritius, Left Town on the 19th ditto.	Will sail on the 19th inst Left Town on the 13th ditto Ditto 19th ditto. Ditto 12th ditto. Ditto 12th ditto. Will sail on the 19th ditto. Left Town on the ditto.

NOTICE is hereby given, that the Right Hon'ble the Governor General in Council having been pleased to direct that a double Express despatch (weight 400 Tolse) be allowed with each future Overland Mail for the accommodation of the Calcutta Mercantile Community and the Public in general, a double Express despatch wil in future be forwarded with each Overland Mail.

J. HARVEY,

Ofg. Post Muster General.

Port William, Gent Post Office. the 6th peptember, 1841.

OVERLAND LETTERS AND POSTAGE.

IT is hereby notified for general information-

First.—That all Letters and Newspapers, except Soldiers' and Sallors' Letters, intended for transmission by the Overland Mails, and except those specially marked "via Faimouth," will be sent through France, and thus be subject to the heavier rate of postage.

Second.-Letters and Newspapers addressed to France as well as those to other foreign countries, with which France is the channel of communication (if the latter are France is the channel of communication (if the latter are expressly directed to be so sent) will be made up in Packets and sent to the French Post Master at Marseilles; but Letters for Foreign Countries, other than France, if not specially directed to France, will be included in the Packets or England. Letters, &c.. for places lying between Bombay and Marseilles, will be despatched in separate Packets.

Third.—Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France, are charged single postage, which by that route amounts to 2s. 8d. By the Falmouth route, Letters of half an ounce in weight, are subject to single postage only, which by that route, has now been reduced to 1s. Newspapers, if sent via Falmouth, are free of postage; but if transmitted by the way of Marseilles, they are charged 2d, each.

charged 2d. each.

H. S. OLDFIELD,

Offg. Post Master General. Villiam, Genl. Post the 27th May, 1840. Fort William

NOTICE.

EAN Time will not be shown to the Shipping in the River from the Semaphore Tower in the Fort, on the 21st, 22d, 23d and 25th instant.

GEORGE WARREN, Lieut.- Col.,

Officiating Town Major.

Town Major's Office, Fort William,

MEMORANDUM.

The Ball dropped this day Half a Second (1/2s.) after mean noon.

(Signed) V. L. REES,

In charge of the Observatory.

SURVEYOR GENERAL'S OFFICE, Calcutta, 16th October, 1841.

NOTIFICATION.

A BKARRY.—With reference to the Notification issued from this Office on the 29th June last, Shippers of Rum are hereby informed, that the date from which the imposition of 8 Annas duty on every Gallon of Rum shipped in quantities below one thousand Gallous was announced as to take effect (viz. 1st July 1841.) has been, under the authority of Government, altered to the 1st January

By order of the Board of Customs, Salt and Opium, the 18th August, 1841,

H TORRENS, Secretary.

NOTICE is hereby given, that from the date of this intimation, all persons clearing from Ghaut Kishennuggur, of Hidgeliee District, any quantities of Salt of the year 1247 S. S. in excess of 509 Maunds, and in even quantities of Maunds at the rate of Rupees 428 per 100 Maunds, shall be entitled on presentation of a Certificate of Clearance of the Salt in question under the Salt Agent's signature, to claim an equal quantity of Salt of the same year to be delivered from the same Ghant at Rupees 406 per 100 Maunds. Recepts being taken and Rowagnahs given at this Office in the usual manner. The strangement in question having effect up to the 1st of February next.

In sees all the Salt of 1247 S. S. be cleared under the above conditions, claimants under the praceding provisions will have the option of taking 1248 Salt at such price as may be fixed, or have refunded to them 22 Rupees per 100 Maunds on the quantity purchased by them at 428 Rupees, and cleared so salt entitle them to Agent's Certificate, (inoperative by Salt of 1247 not being available.)

By order of the Board of Customs, Salt and Opium, the 15th October, 1841.

H. TORRENS, Secretary.

RULES

For bonding Salt imported by Sea and deposited in Private Wavehouses, to take effect from this date, 28th September 1841.

Pirst.—Parties wishing to store Salt in private Godowns under the Government Orders of 11th August 1841 to give notice of their intentions to the Collector of Customs in writing, pointing out the location of the Godown in which the Salt is to be stored and making a Deposit of the Daty in Government Promissory Notes or in Bills accepted by

Second .- On receipt of this deposit, the Collector of Cus-Second.—On receipt of this deposit, the Collector of Customs will cause the Salt to be weighed and delivered from on board ship as at present, sending with each boat load of Salt for its protection in transit, between the ship and the Importer's Godown. a Boat Note (as per Form annexed) signed by both the Preventive Officers delivering and the Salt Chowkee Officer superintending the weighment.

Third.—On completion of weighment the Collector to report the outturn, together with the amount of Company's Paper held in deposit on receipt of this information, and the Boat Notes which must be delivered up by the Importer, the Board will supply the Importer with a Rowannah for the full quantity weighed over the vessel's side.

Fourth.—On the expiration of three months from the

Fourth.—On the expiration of three months from the date of entry of the ship on which the Salt may have been imported, the Collector of Customs will call upon the Importer or Consignee to pay the duty on the full quantity weighed over the vessel's side less 3½ per cent. wastage.

Fifth.—The Importer to write off all Salt sold by him on the back of the Rowannah, giving due intimation of sale within 24 hours to the Board, to enable them to depute a Salt Officer to be present at the weighment and delivery—this Officer will not suffer any Salt to be removed save under a separate Rowannah to be granted from the Board's Office. He will also attest the endorsement on the Rowannah, as above provided, of the quantity delivered.

Sixth —A Salt Officer will attend during the landing of the Salt in order to put his adul on the Salt imported, and it will be expected that the Stamp so applied shall not be broken save in his presence.

Seventh - Notice shall in all cases of Rowannahs granted for bonded Salt be given to the Superintendent of Calcutta Salt Chokees.

Date and Salt Maunds hour Date and hour despatch from ? of Salt laden on s the Manjee. 5 Salt Shi Ship DB (Running ş

and of Customs, Salt and Opium, H. TOBRENS, Secretary. NOTICE is hereby given, that the undermentioned quantity of Pungah Salt is for Sale at the rate specified below. Purchasers to satisfy themselves as to the quality of the Salt in question by personal inspection of the Musters at the Government Golahs at Diamond Harbour, and the Rowannah first presented there to be entitled to the first delivery.

DESCRIPTION OF SALT.

Agency.	Ghaut.	Year of Manufacture.	Quantity.	Price per 100 mds.
24-Pergunnalis,	Diamond Harbour,	1247,	34,000 Mds.,	Co.'s Rs. 430

Board of Customs, Salt and Opium, the 16th October, 1841.

H. TORRENS, Secretary.

CALCUTTA STAMP OFFICE, THE 11th OCTOBER, 1841.

Individuals immediately requiring the impression of Stamps on their own Materials or Documents, are requested to send them for that purpose to this Office on or before the 16th instant, as the Office will be closed from Tuesday the 19th to Tuesday the 26th instant, inclusive, for the Doorgah Poojah Holidays.

J. B. THORNHILL,

Collector of Stamps.

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that

GEORGE ALEXANDER MASSIE, of Chandney Choke, in Calcutta, Master Mariner,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, &c." and the said George Alexander Massie bath, in trust for the benefit of his Creditors, executed an Assignment to the Common Assignee of the said Court, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final order in the matter of the said Petition.

Office of Examiner, 18th October, 1841. Mr. Hudson, Atty.

কলিকাতার জোত্তীন কর্মদারানের পরি ত্রাণাথ আদালত

কমাচার দেওয়া আইতেছে যে

ভার্জ আশিকজাওর মেশী কলিকাতার চাদ্নি
চকু নিবাসি আহাজি কাপতেন

সম্প্রতি তিনি কলিকাতার জেলে কয়েদ আছে
ন এবং তাহার আরজী বাধিল করিয়াছেন এই
প্রাথনায় যে চত্ত্ব জাজ বাদসাহের বাদসাইরের
নবম বংগরের প্রকাশিত আইনের ৭০ ধার
ভাহার নাম হিন্দুখানের অক্ষম করজনারানের পরি
রোগার আইন ভাহার লিথিত আজা তাহার সমতে
আমলে আইন ওহার লিথিত আজা তাহার সমতে
আমলে আইনে এবং ঐ উক্ত জাজ আলিকলাণ্ডর
মেশী উক্ত আদালভের সাগারণ মোক্তারকারের
নিকট তাহার মহাজনগণের উপকারাথে তাবত হা
বর ও অহাবর বিষয় লাহা একণে তাহার আছে
কিয়া লাহা উক্ত আইজির বিষয়ে উক্ত আনালত
হতে শেব চলম হইবার পরে ভাহার হয়ে জা
ইলে কিয়া উপাজন করেন ঐ সকলের এক মোক্তা
র নাম। লিথিয়া দিয়াছেন

अक्कामिनद्र नार्रदत व्यक्ति भन ১৮৪১ नाम ১৮ व्यक्ति। स्मर्द्र एक्सन केंक्नि Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Frederick
Peterson, heretofore carrying on business at Meerut, in Co-partnership with Joseph Alfred Guest and William Henry Gilbert, Tailors.

be revoked, and that Mr. John Wallis Alexander, the Assignee in this matter, do re-assign and deliver over to the said Frederick Peterson, now in the possession or under the charge or controul of the said Assignee, unless cause be ahewn to the contrary on Saturday, the 4th day of December next.

Notice whereof is hereby given.

Office of Examiner, 16th October, 1841.

Messrs. Baillie and Molloy, Atties,

ক্রিকাডার ক্লোত্রহিন করজনারানের পরি ত্রাণাথে আদালত

ফিরিডিরিক পটির্নান সা বত্নাৰ আছে। (हरतत विवय जिनि अहात बत्र मोहात १ निन পুর কাল করিতেন মিরেটে বার তারিখে এহা वश्रवाय मत्रभौगिति (बार्किक हक्म इहेल (अ আশফেরেড গেউ এব ০. উই मन १४-७३ मारलब লিয়েম হেনিরি গিলবট লা ২০ সেতার তারি হেৰানের সহিত (4) ৰা ত্য়াৰি एकम तम हरेरव अव .. अरे वि रशत (माकातकात মে - जान अप्रांतिष चानिकज्ञाश्वर मार्ट्स डेक ফিরিডিরিক প্রিরমান সাহেবকে তাহার জায় দাদ ফিরাইয়া দীবেন আহা এক্ষনে ঐ মোক্তারকা রের দৰলে আছে জন্যপি আগতে। ডিশেযর মা হার ৪ শনিবার তানিখে কোন কারণ লা দ্লীল তাহার বৈপত্তিতে

উহার থবর এতহারায় দেওরা জাইতেছে
একজামিনর সাহেবের আফির
সন ১৮৪১ সাল ১৬ আরোবর
মেশশ বেলি এবং মালাই উক্লি

Court for the Relief of Insolvent Debtors at Calcutta. In the matter of Charles Fowle, a) On Saturday, the Captain in the Sixty-fifth Regiment 2d day of October, of Bengal Infantry, an Insolvent. instant, It was Ordered that the said Insolvent, pursuant to the 68d Sec. of the Sature 9th Geo. IV. Cap. 73, be for ever discharged from all liability whatsoever for or in respect of all such Debts as shall have been established against him; in this Court and appearing in the Schedule of the said Insolvent unless sauge be shown to the contrary as Saturday, the 6th day of November next.

Notice whereof is hereby given.

Office of Examiner, 20th Octave, 1841.

Mr. Streetell, Atty.

ক্লিকাতার ভোত্তীন কর্মদারানের্দিণের পরিবাণাথে আদালত

নাত্যান চ্যাবলেষ নৌ ব ব নান আকু গাছেৰের বিষয় জিনি ব৷ বর মাছার ২ শনি লাল ইনকেণ্ট্রীর ৬৫ পলট বার তারিখে এছা কের ১ বাপতান হকুন হইল জে এ উক্ত নাত্যান লাজ ফোথ বাদশাহের বাদশাইয়ের ৯ বংসরের প্রকাশীত আইনের ৭৩ ধারায় ৬৩ অভে অনুভাই তাবত দেনা ও দাবি লাছা তাহার প্রতি এই আদাশতে সাব্যস্ত ছইয়াছে এব০১ লাছা তাহার কর্দে প্রকাশ আছে তাহা হইতে একেবারে ধালায় পাইবেন যদাপি না আগতো নবেহুর মা ছার ৬ শনিবার ভারিখে কোন কারণ দুশান তাহার বৈপত্তিতে

উহার থবর এতহারা দেওয়া যাইতেছে

একজামিনর সাহেবের আফি ম

সন ১৮৪১ সাল ১৬ আব্বোবর

মে- ইট্যুটেল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is berchy given, that the matters of the Petition and Schedule (the same having been filed in the Court) of

JAMES HARROWELL,

of Cossitoliah Street, in Calcutta, Coach-maker, and now Prisoner for Debt in the Gaol of Calcutta, will be heard on Saturday, the 4th day of December next, at the hour of 11 o'Clock in the forencom.

"No Creditor will be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 16th October, 1841.

Mr. Hudson, Atty.

কলিকাতার জোতাহ্ন করজদারানেরদিণের পরি ভাগার আদালত

এডবারায় ধবর দেওরা আইতেতে জে এই আ বালতে দাখিলকরা আরগী ও ফদের বিষয় নিচের নামিত

জেমের হ্যারওএল

জিনি কলিকাতার কশাইটোলা গলি নিবাশী কৌচ বানানেওয়ালা এবং একনে দেনার নিমিত্তে কলিকাতার জেলের এক কয়েলী ভাষার বিষয় আগতো ভিলেম্বর মাহার ৪ শনিবার ভারিথে বেলা ১১ মন্টার সময় সুনানি হইবেক

ে "কোন মহাজন আপতা করিতে পারি বেন নাই থালাপীতে কোন কয়েনীর বদাপি সুনা নির নিয়মিত দিবলৈর পূর পূর্ণ তিন দিবল থাকি তে ভাহার মানসের সক্বাদ চিপ কেলাই সাহে বের আকিয়েনা দেন"

একজামিনর গাহেবের গ্রাক্ত্রীনা সন ১৮৪১ লাল ১৬ আব্রোহর মেন্ড হডগুলি উক্তিশ In the matter of Ruggonauth Bose, of Baug Bazar. in Calcutta, Merchant and Banian, an Insolvent. May the 2d day of October, instant, an application was made for and in behalf of the said Insolvent, setting forth that on the 6th day of March 1841, he was adjudged entitled to the benefit of the Statute 9th Geo. IV. Cap. 73; and that more than three months have elapsed since such adjudication: and that the said Insolvent is now desirous of obtaining his final discharge under the Statute 4th and 5th of Wm. IV. Cap. 79, entitled "An Act to amend the Law relating to Insolvent Debtors in India," from all Debta, Claims and Demands due from him at the time of filing his said Petition, and for which he was then liable.

It was Ordered, that the said Petition be received, and that the Principal Officer of the Court shall cause a notice of such Petition having been filed to be published in the Gazette of Calcutts.

Published accordingly.

Office of Examiner, 16th October, 1841. Mr. Hudson, Atty.

ক্লিকাতার জোত্রহিন খনিদিগের পরি তাগারে আদালত——

নাত্য়ান রঘুনাথ বসুর বিষয় জিনি এতদারায় কলিকাতার বাগবাজার নিবাশী থবর দেওয়া मखनागत अव ० र मुक्सी যাই তেছে যে বতুমান আকোষর মাহার ২ শনিবার ভারিখে উক্ত নাত্য়ানের পক্তে জে এজাহার হয় তাহাতে শিষিত থাকে জে সন ১৮৪১ শালের মাচ মাহার ७ ए जिस्स कांके कांश्व वामगाटहत वामगाहरमूत ১ বংসরের প্রকাশিত আইনের ৭৩ ধারানসারে পরিতান পাঁইরাছিলেন এবং ঐ পরিতানের ভারিথ তিন মাহার অভিরেক বহিজুভ হইয়াছে এবং এ উক্ত নাত্য়ান উইলিএম ফোৰ বাদখা एत वामगारेथत **ए**ड्ड थव०. शक्य विशेष **अका** णिक षाहरनत १० धात्रोन्हाह जाहा हिन्दुशास्त्र নাত্যান করজনারান সম্ভিত্ন আইন পরিসোধন পুত্রক ভারি হইয়াছে তদানুসারে একনে ৰাঞিত হয়েন জে সকল দেনাও দাবি ৰাহা ভাহার আ রনি দাথিল কালিন তাহার উপর আছে তাহ। হইতে একেবারে ধালায় পাইবার প্রাঞ্নায় এচ আদাদতে এক আর্ত্তি দাধিল করেন

এহার হকুম হইল যে এ উক্ত আর্জি দাধিল হউক এবং এই আনাদতের প্রধান আফিসর এ উক্ত আর্জি দ্থিলের সংবাদ কলিকাতার গে লেটে প্রকাশ করন

ত্যানুসারে প্রভাশ হইল

এক্যামিনর সাহেবের দপ্তর্থানা

সন ১৮৪১ সাল ১৬ আল্টোবর

মেন্ হত্যান উক্তিল

ACCOUNT OF RECEIPTS AND DISBURSEMENTS OF THE MUNICIPAL FUND DURING THE QUARTER MAY, JUNE AND JULY, 1841.

To Balance of last Account. To amount received for Grees of Public Squares, Fees for Fishing in Public Talks, and Fruit of Tank Square sold. Tanks, and Fruit of Tank Square Sold. To smooth tent of constructing a Stink Trap in Loll Bazar Street, deposited	53583 15	8 8 0	35 5 5	By amount disbursed on account Lighting Roads and Streets of the Town. By amount disbursed on account Watering Roads and Streets of the Town. By amount disbursed on account Cleansing Roads, Streets and Drains	1829 15				
Dy Mr. Ciffort. To amount yelue (levied from Chowkeedars) of Planks stolen from Drains in Champatolia Lane, and Sittaram Ghose's Lane. To amount took of constructing a Drain in Sittaram Ghose's Lane denosited	619	n ø		By amount disbursed on account Repairing Roads and Streets of the Town. By amount disbursed on account Remairing Desire of the Town.	1955514 12911 6 2645 9	6 4 4	æ P	حرتمنيا	
by Mothaor Mohan and others,	8	587	3 4 58755 11 9	By amount disbursed on account Office Charges, By amount disbursed on account Contingent Charges of Clerk of the	955	- 10			
				Peace. By amount disbursed on account Assessing and Collecting House		171 5 3			
				Assessment,	1 .	5250	59152 4 17138 18	4 8	
Total Company's Rupees, 69291 1 2		692	1 1 2	Total Company's Rupees,			69291	1 2	

PROPORTION OF EACH DIVISION.

			RECEMPTS.	IPT.	64										D	ISB	URS	EME	DISBURSEMENTS.							•	-		B	BALANCE.	NCE	100
DIVISIONS.	Balance,		House As. Other		Other Receipts.		Total.		Lighting. Watering.	A	tering		Cleansing.		Repairing Roads.	ring fs.	Re I	Repair- ing Drains.		Office Charges.		Clerk of the Peace Charges.		House Assess- ment.		Total.	-	For.		Against.	-	Total for the Town.
1st or Upper North	5596 14	+	5396 14 4 11735 14 6 13 6 8 17366 3 6 69 4 10	9	13 6	8 77	866 3	9	4		887	1 6	5367 13	3	3205	61	46		7 7 288 12		6 42	42 13	4	1320 0	0 6 110	0 8601		4 6273 3 2	61	0	0 0	0 0 0
2d or Lower North,	4095 14	-	4095 14 1 15617 1 9	6,	51 6 1		19764 5 11 988 4 0	8	4		1887 14	4	5529	7	2548 15	15	2,66	.0	3 - 338	238 12	6 42	5		4 1320 0	9	12822 8	8 2 69	2 6941 13	6	•	0	· o ·
3f or Upper South	8787	8	8787 9 8 12854 0 6 35 7 9 16677 1111 686 10 11	•	35 7	9 18	1 11	11 68	1 31 9	364	4 5	8	4636	- 8	8727	8727 2 8		649 10 9	238	238 12	6 42	42 13	4	1320	9	946	14946 0 0 1731 1111	-18		-	-0	-0
4th or Lower South	9054	4 1	205415 4 1835614 6 71 8 0 15483 5 10 85 12 1	•	2 8	0 15	883		<u>a</u>		3:389 12	6	4055	- 2	3429	3429 11 10		01 292	9 238 12		4 5	13	•	0 00%:	5.	13290		6 2192 10	4	-	0	-6-
Total 16635 5 5 33568 5 3 171 12 6 69291	15535	10	3568 5	1 00	71 12	69		2 182	2 1829 15 10	8	8603	1 6	1355	1 6	19555 14 9 12911 6 4 9645 2 4 955	1 9	9845	1 62	956		10 12		1 23	1 0865	1 =	52152 4 0	10	10	0	0	10	17138 13

Errors Excepted,

B. FURIE, Clerk and Accountant to the Justices.

Calcutts, Police Office, 14th October, 1841.

I

F. JAMES, Collector.

Sale by put up for 2 the undermentioned Property Auction, at the Collector's Office of Bhaugulpore, for the recovery of Arrears of Government Berenue, up to the Kist of August 1841, unless intermediately liquidated S. and 20th Kariick 1249 F. S., the 5th Aghun 1848 B. TOTICE is hereby given, that on Friday, the 19th November 1841, corresponding with Public

Remarks.	783 14 0 16123 4 104 and produce Rice and other small Grains.
Total Balance.	16123 4 104
Interest.	783 14 0
Balance.	15389 6 104
Kists in Balance.	{ From June to } August, 1841, }
Subject of Sale.	Estate,
Annual Sudder Jumnah of the entire Estate.	62626 6 10} Entire
Recarded Proprietor.	Raja Beedannd Singh and Bal- Singh and Bal- Suath Shahoo,
Mehal and Pergunnab.	Pergumal Suhroee, &c., in Mohal, at Khuruckpore,
Number of Register.	145.
- A A A / /	1 49750

w Number of Lot.

NOTICE is hereby given, that the following dates have been fixed by the Sudder Board of Revenue, under Section III. Act XII. of 1841, for commencing the Sale of Mehals for the recovery of Arrears of Land Revenue due

thereupon, viz.
In Districts and for Estates, in which the Bengal and Umlee Eras are current, the 28th January and 5th April

In Districts and for Estates in which the Fusly Era is current, the 21st January and the 15th April 1842

The dates for the Official year 1842-43 will be notified

E. CURRIE,

Secretary,

Sudder Board of Revenue, } Calcutta, 6th Oct., 1841. }

NOTICE.

NOTICE is hereby given, that the Toll Office in the Bhangeruttee will be removed from this to Jungypore on the 16th instant.

M. LARRULETA, Collector.

Toll Office, in the Bhaugeruttee } at Rampoorah, 7th Oct. 1841.

NOTICE is hereby given, that the process for realizing, by sale of Mehals, the arrears of Land Revenue due thereupon under Act XII. of 1841, will be commenced at Comilla for the District of Tipperah, at Noacolly for the District of Bullooah, at Chittagong for the District of Chittagong, on the days undermentioned, when not holidays—when holidays, then on the next days, not holidays. holidays.

25th February, 25th May. 25th September, 25th December.

HENRY RICKETTS.

Commissioner 16th Division and Sudder Board.

Commissioner's Office, Chittagong, } The 28th Suptember, 1841.

OTICE is hereby given, that unless claims and proofs entitling to possession of the Rent Free Estate of Kootybary, situated in Pergonah Apole and Thannah Lalbazar, of the Joint Magistracy of Bogoorah, purchased by a Mr. Turker on the 27th of June 1805, at a sale held by the Collector of Dinagepore, are lodged previous to the 1st November 1841, before the Deputy Collector of Bogoorah, the said Estate will be declared an Escheat to Government.

GEO. F. COCKBURN,

Offg. Deputy Collector.

Bograh, Deputy Collector's Office, \
The 15th September, 1841.

NOTICE.

REWARD of 200 Rupees will be given to any A person procuring the apprehension of Issur-chunder Banerjea, an inhabitant of Jorasanko, in Calcutta, and late a Darogah of Ghaut Monohurgunge, in the Salt Agency of 24-Pergunnahs.

TOPOGRAPHY OF ASSAM. By JOHN McCOSH,

Officialing Second Assistant Surgeon General Hospital and Officialing Lacturer in Clinical Medicine, New Medical College, Calcutta,

Royal Svo. with & Lithograph Sketches. Price 5 Rupees.

OUGH'S IMPROVED MUTINY ACTS Royal 8vo. broad margins, pp. 340, Price 6 Rs G. H. HUTTMANN, Mily. Orphan Press.

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office, Zillah Shahad, on Thursday, the 18th November 1841, or 19th Kartick 1249 F. S.

Names of Mehals to be sold and of the Ph. in which they are situated, and Num- ber of the Lot in the Collec- tor's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest up to the end of 1249 F. S.	Remarks.
1. Pergunnah Peero, Mehal } Peero,	Babos Koouer Sing,	46739 3 2*	80368 13 0	Most valuable property, comprizing an entire Pergunnal, consisting of 248 Ussilly and 215 Dakhilee, Total 468 Villages—nomiminal Rukheh Beeghas 2.04,2475 Kobah,—as the property is of a compact kind seldom met with an ordinary Decennial Settlements.—the present opportunity is specially noticed to Capitalists as one worthy their attention.

T. SANDYS, Officiating Collector.

Zillah Shahabad, Collector's Office, the 30th September, 1841.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshedabad, on Thursday, the 25th proximo, or 11th Aghan 1248 B. S.

and they Lot	ames of Muhals to be sold, of the Pergunnah in which are situated, and No. of in the Collector's Sale ertizement.	Recorded Proprietor.	Annual Jum	7.		Arrears venue, in Interes the I Augus	eln t up Cist	ding to of	Remarks.
1.	Pergh. Koonwurpertab,	{ Rajah Kishen Chand, } Ranee Unnopoornah, } (Rajah Kishen Chand,)	182647	9	6	16804	8	11	
2.	Hooda Eccoree, &c.,	Kooer Ram Chand, Ranee Jurao Koonwur, Nerthokally Soobuddra,	105428	8	8	9763	1	7	These Lands pro- duce Indigo, Paddy, Mulberry and Su-
8,	Kist. Pergh. Kasseepore,	Kasseenoth, Bhola- noth, Kishennoth, Shib Soondry, Bejoykishen, Bhoobunnessuree, Raj- kishore, Radhabenode	8076	12	5	448	8	9	gar Caue, &c. &c. &c.
	.,	The abovementioned Estates	are unde	B	utwa	rra.			•
1.	Ph. Rokunpore,	Juddonoth Sandial,	69762	12	11	3706	13	10	1
	Kist. Ph. Futtehsing,	Rajah Kishen Chand, }	46326	4	9	7005	12	3	
7.	Hooda Shekhaleepore,	Doolah Debya, &c.,	9848	11	4	581	4	10	11
14.	Hooda Pooroosuttumbatty,	Shibnarain Ghose,	8356	8	2	791	10	6	m
16.	Hooda Pautkabatty,	Meah Murzan, &c	11530	4	8	219	7	2	These Lands pro- duce Indigo, Paddy,
27.	Dihee Gunkur Churka,	koor,	14886	12	10	1828	3	4	Mulberry, and Su- gar Cane.
61	Kist, Ph. Dyanugger,	Fugeeroollah Chowdry, &c.,	9590	12	8	1088	15	3	
	Turf Mooneeah Dihee,	Moheshchunder, &c.,	12916			1221	8	20000	11
	Hooda Ecouree, &c. for	(Rajah Kishen Chand)					-		11
	the balance of Kist Ph. Futtebsing,	Ramchand Singh,	105428	8	8	24884	7	9	J

Moorshedabad Collector's Office, the 16th October, 1841.

PIERCE TAYLOR, Collector.



SUPPLEMENT TO

The Calcutta Gazette.

Bublished by Authority.

WEDNESDAY, OCTOBER 20, 1841.

all charges

including

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S price

the

Tenders to express

TENDERS FOR THE SUPPLY OF CLOTHING | PROBABLE AMOUNT OF CLOTHING (MORE OR LESS) REQUIRED. TO THE NIZAM'S ARMY.

1 .- The Resident at Hydrabad (on the part of the Nizam's Government) will, until the 30th November 1841, receive Tenders for the supply of Clothing to the Nizam's Regular Army.

2 - The following is to be complete with Pads, Shoulders, Straps, Cotton Wings for the Grenadier and Light Companies, Buttons with the number of the Regiment, and to be made up in every respect as worn in the Company's Army, and according to a muster Jacket to be forwarded.

3 .- It is to be delivered at the following Stations, and subject to survey on arrival :-

Hydrabad	of of	the whole,	more or less.
Aurungabad	4	do.	do.
Ellichpoor	34	do.	do.
Himmies	2	do	do.

4 .- The Tenders will express the price of one of each Article as hereafter detailed, and is to include every charge for packing, carriage, &c., and to be delivered at the several Stations abovementioned, on or before the 15th November 1842.

5 .- The Resident reserves to himself the right of rejecting any Tender without assigning a reason for it.

6 .- The person or persons to whom the Contract is eventually given, will be expected to furnish the security of a respectable House of Agency for the due fulfilment of their Contract, in the sum of Company's Rupees (20,000) Twenty Thousand.

The mode of payment will be as under-

8 .- One-third of the Estimate on the Contract being closed and approved of, and the receipt of the Clothing Indents acknowledged.

9 .- One-third when the Clothing is half finished, and the other third, when it is delivered, surveyed and approved of at the several Stations.

10 .- The Tenders are to be addressed

" To the Military Secretary to the Resident at Hydrabad,"and to be superscribed " Tenders for Clothing."

11:- Any further information that may be required will be afforded on application to the above Officer.

Artillery and Store Department.

6 Store Serjeant's " Jackets" with Cheverous. 1 Barrack
3 Qr. Mr. Serjeant's
4 Satiidar's
8 Jemadar's
4 Color Havildar's
16 Havildar's do. do. do. do. do with Cheverons. do. do. 8 Bugler's.
11 Bheestie's.
20 Naique's with Cheverons.
24 Lance Naique's do. Lance Natques uo.
Golundanze.
Havildar's of "Gun Lascars" with Cheverons.
Naique's of do. do.
Gun Lascar's.
Havildar's of "Orduance Drivers" with Cheverons. Naique's of Ordnance Driver's. do. Havildar's of Carriage Drivers with Cheverons. Naique's Carriage Driver's. Syrang's. First Tindal's. du. 6 Second do. 123 Store Luscar's 6 Store Serjeant's " Caps," complete, with Gilt Orna-6 Store Serjeant's "Cops," complete, with Gilt Ornaments.

1 Barrsck Serjeant's do. do.

2 Qr Mr. Serjeant's do. do.

12 Subidars and Jonacar's Sashes.

10 Staff Serjeant's do.

28 Havildars do.

4 Color Badges.

4 Pairs of "Gold Epauletts" for Subidar Majors.

8 Pairs of Straps with Gold Fringe for Jemadars.

Infantry. 16 Staff Serjeant's " Jackets" with Cheverons. 64 Subidar's do.
72 Jemadar's do.
64 Color Havildar's do. with Cheverons.
66 Havildar's do. with do.
67 Drum and Fife Major's. 16 32 Bugler's. 136 Drummers and Fifer's. 64 Bheestie's. 136 64 Regimental Lascar's. 920 Naique's, with Cheverons. 920 Lance Naique's, with do. 1720 Private's. 16 Staff Serjeant's "Caps," complete, with Gilt Ornainents.

1 Drum Mojor's do. do. do.
136 Subidar's and Jemadar's Sashes.
16 Staff Serjeant's do.
344 Havildar's, Drum and Fife Major's do.
64 Color Budges.
8 Pairs of Gold Epauletts for Subidar Majors.
32 Do. Straps with Gold Bullion, for Subidars of
Batin. Co.
16 Do. Wings with Gold Bullion, for Subidars of
Grendr. and Light Co.'s.
16 Do. Wings with Gold Fringe, for Jemadars of
Grendr, and Light Co.'s. 16 Stuff Serjeant's " Caps," complete, with Gilt Orna-

56 Pairs Straps with Gold Fringe for Jemadars of Buttalion Compy's. 16 Do. Drum and Fife Major's Wings. Company of Poincers. 1 Subidar's Jacket. 3 Jemadar's do. 1 Color Havildar's do. with Cheverons 5 Havildar's do. with do.	8 Nalque's do, with do. 150 Privates' Jackets. 3 Bug'ers' do. 4 Subidars and Jemadars' Sashes. 6 Havil dars' do. 1 Color Budge. 1 Pair of Strap with Gold Bullion for Subidars. 3 Pairs of Strap with Gold Fringe for Jemadars. The Corps to be furnished with Clothing are as follows: 1st Compy. Artilly, and Genl. 4th Regiment Infantry.
1 Color Havildar's do. with Cheverons 5 Havildar's do. with do. 2 Bugler's. 1 Regimental Lascar. 6 Naique's with Cheverons. 6 Lance Naique's with Cheverons. 96 Privates. 4 Subidar's and Jemadar's Sashes. 6 Havildar's do. 1 Color Barke. 1 Pair Gold Epulettes for Subidar Major. 3 Pairs Straps with Gold Fringe for Jemadars. Company of Hill Rangers and Elects. 1 Subidar's Jacket. 3 Jemadar's do. 1 Color Havildar's do. with Cheverons.	Depôt. 2d Compy ditto and Store Deptmt. 3d Co. do. and do. 4th Co do. and do. 1st Regiment Infantry. 2d do. 3d do. Bheels.
Pair Gold Epulettes for Subidar Major. 3 Pairs Straps with Gold Fringe for Jemadars. Company of Hill Rangers and Bleeds.	* By Order, ERIC SUTHERLAND, Major, Mily. Secy.
1 Subidar's Jacket. 3 Jemadar's do. 1 Color Havildar's do with Cheverons. 5 Havildar's do, with do.	Military Secretary's Office, Huarahad Residency, 15th September, 1841.

CALCUTTA: - Printed and Published by G. H. Huttmann, at the Bengul Military Orphan Press, No. 1, Mangoe Lane.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, OCTOBER 23, 1841.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

Тие 18ти Остовев, 1841.

The following Extract from the proceedings of the Right Hon'ble the Governor General in Council, in the Legislative Department, under date the 18th October 1841, is published for general information.

Read a second time the Draft of proposed Act dated the 15th June 1840, and published in the Supplement to the Calcutta Gazette of the 17th of the same month, for the better management of Boats and Catamarans in the Madras Roads and for the amendment of certain Harbour Regulations.

Resolution.—The Right Hon'ble the Governor General in Council resolves that the following Amended Draft on the subject be re-published for general information:

ACT No. --- OF 1841.

For the better management of Boats and Catomarans in the Madros Roads and for the amendment of certain Harbour Regulations.

I. Whereas it is expedient to make Regulations for Boats and Catamarans employed in the Madras Roads, with a view to the better preservation of good order, the prevention of smuggling, and the general protection of life and property, and whereas certain Rules now in force for the Harbour of Madras require amendment.—

It is hereby enacted, that from and after the 1st day of January next, no person either as Owner or Servant shall use or employ, or be employed in, any Boat or Catamaran to carry Passengers, Goods or Letters, to or from any Ship or Vessel lying in the Madras Roads and Shore, unless such Owners or Owner of Boats and Catamarans shall have previously received a License, and unless the Boat or Catamaran which such Owners or Owner, Servants or Servant shall so use, has been registered as hereinafter mentioned, and in case any person who has not received such License shall employ or be employed in a Boat or Catamaran for the purposes aforesaid, or such Boat or Catamaran shall not have been so registered, such person shall be liable to a fine not exceeding the sum of 50 Rupees on conviction before a Justice of the Peace, as that Justice shall direct, and the Boat or Catamaran shall be liable to be seized by the orders of any Justice of the Peace and forfeited.

II. And it is hereby enacted, that upon the Master Attendant being satisfied that any such Boat is of the proper dimensions and capacity, and that the same is seaworthy, and of a proper quality for the purposes aforesaid, and upon the application of the Owner of any such Boat or of any Catamaran, and upon such Owner delivering to him a written paper signed by such Owner specifying his name, occupation and place of residence, and the names and places of residence

of all such Boatmen or other persons as shall be employed by such Owner in and about the navigation, and management of such Boat as particularly as may be, and also subscribing to a declaration in writing that he fully understands all the provisions of this Act and those contained in the Subsidiary Rules to the same Act, it shall and may be lawful, and the said Master Attendant is hereby required to grant to such Owner a License so to use the same in which License (if of a Boat) shall be expressed the dimen-sions, the number of Passengers or the quantity of Goods which such Boat shall be permitted to take and carry, and every such License shall also contain a number for such Boat or Catamaran, and the name or names, occupation or occupations, and place or places of residence of the Owner or Owners thereof, and the number of the Servants or Crew who shall be used or employed to row or navigate the same, and their names and places of residence respectively all of which particulars shall be entered in a book or Registry for that purpose to be kept by the Master Attendant, and so often as the property in any such Boat or Catamaran, or any share of the same shall be transferred, every Owner of such Boat or Catamaran shall produce his License before the said Master Attendant, and such new Owner shall also deliver to him a written paper signed by such new Owner specifying his name, occu-pation and place of residence, and the names and places of residence of all such Boatmen or other persons as he shall employ, or propose to employ in and about the navigation and management of such Boat as particularly as may be, and shall also subscribe to a declaration in writing that he fully understands all the provisions of this Act, and those contained in the sub-sidiary Rules to this Act, all which said particulars shall be duly entered by the said Master Attendant in a new Registry to be made by him of such Boat or Catamaran, and thereupon a new License to use such Boat or Catamaran expressing and containing the same particulars as are hereinbefore provided to be expressed in the original Liceuse shall be granted by the said Master Attendant, and whenever any such Owner or Owners, or any of the Boatmen or other persons employed to manage or navigate any such Boat or Catamaran shall change his or their place of abode notice of such change of abode shall be delivered to the said Master Attendant by the said Owner, in order that such new place of abode may be entered in the Registry and License. In wilful neglect or default of which notice of change of Ownership or of the persons employed to row or navigate any such Boat, or of his or their or any or either of their change of residence, for the space of six days after any such change of residence, the Owner shall ferfeit a sum not exceeding 50 Rupees on conviction before a Justice of the Peace, as that Justice shall direct, and for every such new Registration to be made by the said Master Attendant as aforesaid he shall be entitled to charge by way of fee the sum of one Rupee, and for every new License thereof the sum of one Rupee.

III., And it is nevery enacted, that in order to ! enable the said Master Attendant to grant a correct Liceuse of the Registry of every such Boat previous to the Registry of any Boat requiring such License, the said Master Attendant or his Deputy shall in the presence of the Owner of every such Boat or any other person duly appointed by such Owner, cause each such Boat to be surveyed and measured, and in case the same shall not in the judgment of the said Master Attendant or his Deputy be of the proper dimensions and capacity and sea-worthy and of the proper quality for the purposes aforesaid, no Registry shall be made nor License be granted, until every such defect in the admeasurement, sea-worthiness and quality of the said Boat shall have been rectified by the Owner thereof, and for every such survey and admeasure-ment a fee of three Rupees shall be paid by the Owner of any such Boat to the said Master Attendant.

IV. And it is hereby enacted, that the said Owner or Owners of every such Boat shall forthwith paint in black English figures, not less than six inches in length upon a white ground, such white ground having a margin of at least three inches beyond the outermost part of the figures, on a conspicuous part of the bow on one side and of the quarter on the other, and in a legible and distinct manner from left to right, the number in such Registry and License mentioned, and if any person shall fraudulently paint or counterfeit or cause or permit to be painted or counterfeited upon any Boat, any figure not having been duly registered, every such person shall forfeit the sum of 100 Rupees, and every such Boat shall also be forfeited.

V. And for the better prevention of fraud or omission in the painting, the figures hereinbefore provided to be painted on all Boats, let out for hire as well as for the better distinguishing and identifying such Boats and Catamarans as have been registered and licensed, it is hereby enacted, that so often as any Registry is made the said Master Attendant shall cause the number in the same to be cut or branded in the most common native characters, in some part or parts of every such Boat and Catameran, and if the Owner or Owners of any such Boat shall neglect or refuse to keep painted, cut or branded any figure hereinbefore required to be painted, cut or branded, on any such Boat or Catamaran, in a fair and legible condition, or if he shall paint, cut or brand the same in a different manner or on a different part of such Boat than is hereinbefore provided, or shall wilfully erase, obliterate or in any way hide or conceal the same, or if the Owner of any such Boat or Catamaran shall knowingly permit any such act to be done, he shall forfeit a sum not exceeding 100 Rupees on conviction before a Justice of the Peace as that Justice shall direct, and if any person not being such Owner shall be guilty of or shall assist in any such incorrect painting, cutting, branding, erasure or concealment, he shall furfeit one moiety of the penalty in this Article imposed.

And it is hereby enacted that every Boat of use (that of the description and dimensions now in le to say) not more than thirty three feet in length,nine feet in breadth, and four feet four inches in depth, nor less than thirty feet in length, six feet in breadth and three feet six inches in depth, which shall be so licensed and Registered as aforesaid, shall be manned with not less than two Steers-men, eight Rowers and one Baler, and shall if required be obliged to carry at one time any number of Passengers not exceeding fifteen, or any quantities of goods not exceeding the quantity mentioned in the Schedule hereunder written; and in case Boats of different construction and dimensions shall be Licensed and Registered they shall be manned in such manner and shall be obliged to carry such Passengers or such a quantity of Goods as the Mester Attendant shall direct and shall express in the Licence under the penalty of 50 Rupees.

VII. And it is hereby enacted, that if any Boat be loaded with Pastengers or Cargo beyond the number

or quantity specified in the License granted to such Boat the Tindet of such Boat shall be fiable to a fine not exceeding of Rupees for every such surplus
Passenger and for every weight of such Cargo
beyond such specified quantity, and the owner of such Boat shall be liable to a fine of 50 Rupees on conviction before a Justice of the Peace, for every such surplus Passengers or surplus weight of Cargo.

VIII. And it is hereby enacted, that no Boat or Catamaran so licensed shall leave the shore before Gun Fire in the Morning nor after five o'clock in the Afternoon, nor shall remain alongside any Ship or Vessel after 6 o'clock in the Afternoon without leave from the Master Attendant or his Deputy, who shall be at liberty to prevent any Boat or Catumaran from putting off to or from the shore when in his judgment the doing so would be attended with danger, on which occasions the Master Attendant shall hoist at the mast head of his Flag-staff the following flags, viz. ; and in case any person offend against

this clause he shall be liable on conviction before a Justice of the Peace to forfeit and pay a sum not greater than 30 Rupees.

IX. And it is hereby enacted, that on the 15th day of in every year the Owners of Boats and Catamarans which shall have been so Licenced and Registered as aforesaid shall expose them and their Crews on the Beach for the inspection of the Marine Board, and the Master Attendant shall once in every month or oftener and as often as he may think necessary, require the Owner of the said Boats and Catamarans, or any one or more of them to expose them and their Crews on the Beach for his inspection ; and in case any Owner shall neglect or refuse so to expose a Boat or Catamaran belonging to him, and in case, on any Boat or Catamaran being so exposed the Master Attendant shall deem it unseaworthy, or that its Crew is in an inefficient state, he shall suspend the License granted in respect thereof until the said Boat or Catamaran shall have been repaired and the Crew rendered efficient to the satisfaction of the Master Attendant—and it is hereby declared, that in case the Owner of any such Boat or Catamaran shall refuse or neglect to make such necessary repairs to the same and to render efficient the Crew thereof, within one month after such inspection, the License shall altogether be withdrawn from such Boat.

X. And it is hereby enacted, that Grain shall be landed within the space between the north angle of the Custom House and Clive's Battery, and all other Goods, excepting Timber, shall be landed within the space between the north angle of the Custom House and the south angle of Bentinck's Buildings, and that Timber may be landed any where if the permission of the Collector of Sea Customs be first obtained, and if such permission shall not have been obtained it shall be landed within the space between the north angle of the Custom House and Clive's Battery, and in case any person shall land or be engaged in attempting to land any Goods otherwise than as before directed, every such person shall be liable to pay on conviction before a Justice of the Peace a sum not greater than 100 Rupees as that

Justice of the Peace shall determine.

XI. And it is hereby enacted, that all Vessels other than those commonly known as Native Vessels or Donies shall anchor in the South Roads the Angle of the Fort being one point, and the Master Attendant's Flag-staff the other, and all Vessels commonly known as Native Vessels or Doules shall anchor in the North Roads, the North Angle of the Custom House being the Southern, and the Village of Royapoorson the Northern point, and the Owner of any Licensed Boat or Catamaran, on holding (except at the request of the Master Attendant) commandention with a Vessel which shall be anchored otherwise than as aforesaid, shall on conviction thereof before a Justice of the Peace, be liable to pay a sum set greater than 10 Rupees as such Justice of the Peace shall direct.

Owners of all Boats and Catamarans kept for the purpose of being commonly let out for hire shall when the same shall not be engaged in doing actual service for hire, by themselves or their Agents give daily attendance at the Boat Office from 5 A. M. until 6 P. M. so as to be ready to provide upon immediate notice their Boats or Catamarans for service or hire, and that for any neglect in so giving attendance (unless occasioned by sufficient excuse) such Owners shall be punishable by a Justice of the Peace on conviction by a fine not exceeding Rupees.

XIII. And it is hereby enacted, that if any Owner of a Boat or Catamaran so licensed, or any person deputed by him shall demand a rate of hire beyond that which is sanctioned by Schedule under the several circumstances and restrictions therein provided for, he shall on conviction before a Justice of the Peace forfeit the sum of 10 Rupees, together with the amount of such hire.

XIV. And it is hereby enacted, that any Owner of a Boat or Catamaran so licensed, "and kept "or employed for the purpose of being let out "commonly on hire," or any person deputed by him, refusing to let on hire such Boat or Catamaran, for public or private use, and within the hours and in the terms specified in the Schedule to this Act, without assigning such cause for his refusal as shall be deemed satisfactory or reasonable to the Justice of the Peace trying such offence will, on conviction before a Justice of the Peace, be liable to the penalty of 20 Rupees, and for a second refusal to a tine of 100 Rupees and to the forfeit of his license.

XV. And it is hereby enacted, that if any Boatman or Boatmen serving in any Boat or Catamaran kept and employed for the purpose of being let out commonly on hire to carry Passengers, Cargo or Letters, shall by wilful neglect or, desertion of his duty, cause any impediment to the service of any such Boat or Catamaran, he or they shall for the first offence be liable to receive corporal punishment not exceeding three dozen lashes on conviction before a Justice of the Peace, and if life shall have been thereby endangered, or, in case of a second offence, he or they shall be committed to hard labour for a term not exceeding six months.

XVI. And it is hereby enacted, that the Owners of Boats and Catamaraus, which are kept or employed for the purpose of being commonly let out for hire, shall keep and provide for service during the night, that is to say, from six o'clock in the Afternoon until six o'clock in the Morning at least, ten Boats and four Catamarans with their respective crews, according to a course of rotation to be specified by the Master Attendant on the 1st day of every current month, and to be notified in writing on some conspicuous part of his Office as regards the particular nights for the attendance of particular Boats and Catamaran, and every Owner of any such Boat or Catamaran, who shall fail to provide his Boat or Catamaran without assigning such excuse for such failure as shall be deemed satisfactory or reasonable to the Justice of the Peace trying such offence shall, if the Owner of a Boat, on conviction before a Justice of the Peace be liable to a penalty of 20 Rupees, and if the Owner of a Catamaran be liable to the penalty of 5 Rupees and for a second offence to the penalty of 50 Rupees, and if the Owner of a Catamaran be liable to the panalty of 5 Rupees and for a second offence to the penalty of 50 Rupees, and if the Owner

XVII. And it is bereby emacted, that every Boat kept and employed for the purpose of being commonly let out for hire as aforesaid, skall be kept well and completely duonaged and seaworthy, and in default thereof, the Owner or Owners of every such. Boat or Boats shall, upon conviction before a Justice of the Peace, forfeit for each instance of reglict the sum of 5 Rupees, and if any Goods or Cargo shall have reacted injury or damage thereby, the sum of 20 Rupees besides and over and share any legal liability to compensate such loss, and if life shall have been endangered thereby, a sum not exceeding 100

Rupees, and also be liable at the discretion of such Justice to have his license for such Boat revoked.

XVIII. And it is hereby enacted, that if any communication by Boat or Catamaran is held with any Ship or Vessel in the offing, or beyond the limits of the Anchorage before the Master Attendant's Report Boat or Catamaran has boarded such Ship or Vessel, the Owner of such Boat or Catamaran shall forfeit the sum of 20 Rupees, and if any attempt is made to hold such a communication without the permission of the Master Attendant, he will incur a penalty of 10 Rupees.

XIX. And it is hereby enacted, that it shall be lawful for the Master Attendant or his Deputy, the Collector of Sea Customs or his Deputy, and all Sitting Magistrates and qualified Justices of the Peace, or such person or persons as he or they shall by Warrant under their hands duly authorize for that purpose from time to time to go on board any Boat or Catamaran, and to search all parts of such Roat or Catamaran for prohibited or uncustomed or smuggled Goods, and also to examine into all Packages, Boxes or Baggage of whatever description, within or upon such Boat or Catamaran or landed therefrom, provided such Master Attendant or his Deputy or other person to be appointed as aforesaid, shall have good reason to suppose that any such Package, Box or Baggage contains any smuggled or prohibited Goods, and they shall likewise have power and authority to search any person or persons on board any such Bost or Catama ran, or who may have landed therefrom, provided such Master Attendant or his Deputy or other person appointed as aforesaid, shall have good reason to suppose that such person or persons hath or have any uncustomed, smuggled or prohibited Goods, secreted about his or her person; provided always, that no female shall be searched by any other person than a female duly authorized for that purpose by the Collector of Customs; and it is hereby further enacted, that if any person shall resist to impede any or either of the said parties hereinbefore authorized to go on board, examine and search as hereinbefore provided in the execution of their duty, or in any manner prevent the performance of such duty, every such person shall be liable according to the circumstances of the case and the quality of the party offending, upon conviction be-fore a Justice of the Peace to a fine not exceeding fore a Justice of the Peace to a nine not exceeding 100 Rupers, or to imprisonment with or without hard labour on the roads or otherwise for a period not exceeding six months, and in case any such offence be committed by any Owner of a Boat or Catamaran such Owner shall likewise forfeit his license.

XX. And it is bereby enacted, that the Sections III., IV., VII., VIII., IX., and X. of the Rule, Ordinance and Regulation passed by the Governor in Council of Fort St. George, commonly called the Marine Police Regulation, be hereby cancelled and repealed.

XXI. And it is hereby enacted, that the jurisdiction and authority ordained to be exercised by the Master Attendant and Deputy Master Attendant for the time being of the Port of Madras, jointly or severally as Justices of the Peace, by virtue of the hereinbefore recited Regulation, shall and may be exercised (as regards such parts of the said Regulations not hereinbefore repealed) by any Justices of the Peace in and for the Presidency of Madras in like manner jointly or severally.

XXII. And it is hereby further enacted, that every person whatever who either as Owner or Servant, shall use or employ or be employed in any Boat or Catamaran in the Mailras roads, shall be amenable to Sections XI., XII., and XIII. of the above recited Regulation.

Regulation.

XXIII. And it is hereby further enacted, that Section XXXVI. of the above recited Regulation shall hereafter apply to the fixing up at the Offices therein mentioned copies of the same, omitting all other notice of those Sections thereof which are by this Ast repealed, save that the same are so repealed.

XXIV. And it is hereby enacted, that all pecuniary forfeitures and penalties had or incurred under or against this Act, shall and may be heard and determined by any Justice of the Peace of the Town of Madras, who is hereby empowered and authorized to hear and determine the same, and to issue his summons or warrant for bringing the party or parties complained of before him the said Justice, and upon his, her or their appearance or contempt and default to hear the parties, examine witnesses and to give judgment or sentence according as in and by this Act is directed; and it is hereby further declared that it shall be lawful for any Justice who may have adjudged any pecuniary penalty under the provisions of this Act to award and issue out a warrant or warrants under his or their hands and seals for the paying of such forfeitures and penalties as may be imposed or adjudged upon the Goods and Chattels of the offender and cause sale to be made of the same if they shall not be redeemed within six days, rendering to the party the overplus, if any, after deducting the amount of such forfeiture or penalty, and the costs and charges attending the levying thereof, and in case sufficient distress shall not be found, and such forfeitures and penalties

shall not be forthwith paid, it shall and may be lawful for the Justice as last aforessid, and he is hereby sutherized and required by warrant or warrants under his hand and seal to eause such offender or offenders to be committed to prison there to remain for any time not exceeding unless such forfeitures and penalties and all reasonable charges shall be sconer paid and satisfied, and that all the said forfeitures when paid and levied shall, after deducting all necessary charges and also a compensation not exceeding one-third to be settled and ascertained by the said Justice before whom the conviction may take place, and to be given to the Officer or other persons giving information and prosecuting to be applied and disposed of according to the directions of the Honorable the Governor in Council.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the '8th day of November next.

T. H. MADDOCK, Secy to the Govt. of India.

CALCUTTA: - Printed and Published by G. H. Hultmann, at the Bengal Military Orphan Press, No. 1, Mangue Lune.



SUPPLEMENT TO

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Tenders to express

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2 - The following is to be complete with Pads, Shoulders, Straps, Cotton Wings for the Grenadier and Light Companies, Buttons with the number of the Regiment, and to be made up in every respect as worn in the Company's Army, and according to a muster Jacket to be forwarded.

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Hydrabad	14	of the whole,	more or l
Aurungabad	14	do.	do.
Ellichpoor	14	do.	do.
Hingolee	24	do.	do.

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- " To the Military Secretary to the Resident at Hydrabad,"and to be superscribed " Tenders for Clothing."
- 11 .- Any further information that may be required will be afforded on Spplication to the above Officer.

		OR LESS)	REQ	JIRE	ED.
	٢	Artillery and	Store	Depa	rtment.
	6	Store Serjeant's " .	Jucket	" wit	h Cheverons.
Ĭ		Barrack	do.		do.
ı	3	Qr. Mr. Serjeant's	do.		do.
i		Subidar's	do.		
1	8	Jemadar's	do.		
1	4	Color Havildar's	do.	with	Cheverons.
j	16	Havildar's	do.		do.
1	8	Bugler's.			
į	11	Bheestie's.			
1	20	Naique's with Cl	neveror	IN.	
1	24	Lance Naique's	do.		
1		Golundauze.			
Ì	2	Havildar's of " Gu		ars"	with Cheverons.
1		Naique's of	do.		do.
1		Gun Lascar's.			
j		Havildar's of " Ord		Drive	
1		Naique's of	do.		do.
		Ordnance Driver's.			
		Havildar's of Carry		ivers	
1		Naique's	do.		do.
1		Carriage Driver's.			
J		Syrang's.			
1		First Tindal's.			
Į		Second do.			
Į		Store Lascar's.	-		
		Store Serjeant's " C	S.	ompl	ete, with Gilt Orna
١	1	Barrack Serjeant's	do.		do.
١	3	Qr Mr. Serjeant's	do.		do.
J	12	Subidar's and Jema			
١	10	Staff Serjeant's		lo.	
-1	14.03			100	

4 Color Budges.
4 Pairs of "Gold Epauletts" for Subidar Majors.

8 Pairs of Straps with Gold Fringe for Jemadars.

Infantry.

16 Staff Serjeant's "Jackets" with Cheverons.
64 Subidar's do.
72 Jemadar's do.

- do.
 do.
 do. with Cheverons.
 do. with do. Color Havildar's
- Havildar's do. Drum and Fife Mejor's.
- 16 32 Bugler's. Drummers and Fifer's.

28 Havildar's

- Bheestie's.
 Regimental Lascar's.
- Naique's, with Cheverons, Lance Naique's, with do. Private's.
- 4720 Private's.
 16 Staff Serjeant's " Caps," complete, with Gift Orna-

- 16 Staff Serjeant's "Caps," complete, with GIR Urnaments.

 1 Drum Mejor's do. do. do.
 136 Subidar's and Jemadar's Sashes.
 16 Staff Serjeant's do.
 344 Havildar's, Drum and Fife Mejor's do.
 64 Color Badges.
 8 Pairs of Gold Epauletts for Subidar Mejors.
 32 Do. Straps with Gold Bullion, for Subidars of Batin. Co.
 16 Do. Wings with Gold Bullion, for Subidars of Grendr, and Light Co.'s.
 16 Do. Wings with Gold Fringe, for Jemadars of Grendr, and Light Co.'s.

 56 Pairs Straps with Gold Fringe for Jemadars of Battalion Compy.'s. 16 Do. Drum and Fife Major's Wings. 	8 Naique 150 Priva 8 Bugle 4 Subid
Company of Poincers. 1 Subidar's Jacket. 3 Jensadar's do. 1 Color Havildar's do. with Cheverons 5 Havildar's do. with do. 2 Bugler's. 1 Bheesty. 1 Regimental Lascar. 6 Narque's with Cheverons. 6 Lance Naique's with Cheverons. 96 Privates. 4 Subidar's and Jemadar's Sasbes. 6 Havildar's do. 1 Color Badge. 1 Pair Gold Epulettes for Subidar Major. 3 Pairs Straps with Gold Fringe for Jemadars. Company of Hill Rangers and Bheels.	S Bugle S Bugl
1 Subidar's Jacket. 3 Jemadar's do. 1 Color Havildar's do. with Cheverons. 5 Havildar's do, with do.	Military Secretary Hyarahad Ress 15th September

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illy, and Genl.
o and Store
6th do.
7th do.
8th do.
6c.
Company of Pioneers.
Company of Hill Raugers and
Bheels.

By Order,

ERIC SUTHERLAND, Major, Mily. Secy.

y's Office, idency. r, 1841.

CALCUTTA: -Printed and Published by G. H. Huttmann, at the Bengal Military Orphan Press, No. 1, Mangoe Lane.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, OCTOBER 23, 1841.

FORT WILLIAM.

GENERAL DEPARTMENT, 26TH JUNE, 1882.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council

Council.

H. T. PRINSEP, Secy. to the Gout.

FORT WILLIAM, FINANCIAL DEPARTMENT, Тив 19ти Novamena, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance :

TERMS AND CONDITIONS

MARING ADVANCES IN INDIA AND CHINA,

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

court of Directors of the East Invia Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

tisfied.

2d.—Upon Sach Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's griders.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

erders.

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on he-half of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bilia, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bilis fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have account, auch interest shall be computed at the rate or rates percent, at which the Company have allowed Discount during the period for which such interest is chargeable. interest is chargeable.

9th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at Rivery to Insure the Goods, the expense of which shall be reimborsed to them previously to neir making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 19 of 1888.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

which shall be less than 5,000 Rupecs.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of Iudia in Council,

H. T. PRINSEP,

Secy. to the Gort of India.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 3D JUNE, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Rupee, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1838 and 27th November 1839.

Published by order of the Right Hon'ble the Governor of Bengal.

nor of Bengal,

G. A. BUSIIBY,

Secy. to the Govt. of Bengal.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 11TH OCTOBER, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council, on the 11th October 1841, is hereby promulgated for general information :

ACT No. XXII. or 1841.

For amending the Law with respect to rates for Municipal purposes within the Town of Madras.

Municipal purposes within the Town of Madras.

I. Whereas it is expedient to specify the particular purposes to which rates assessed on houses, buildings and grounds in Madras shall be applied; and to abolish the practice which has hitherto prevailed, of levying two per cent, on the annual value of all houses, buildings and grounds, without reference to the amount necessary for accomplishing the purposes of the rates; such per centage being inadequate for the purposes to which the rates have bitherto been deemed applicable. And whereas it is expedient to make the per centage leviable by quarterly or other convenient rates on the annual value of property to depend entirely on the expenditure necessary for accomplishing, in an efficient manner, the purposes to which the rates shall benceforth be applicable, and providing for all incidental expences and casual deficiencies or defaults. And whereas it is expedient to subject the collection and administration of the funds taised for Municipal purposes in the various districts of the Town to the management of the rate-payers themselves within much districts respectively, whereas they are devices of undertaking the same, and are willing to enter into proper areas general for the purpose. And whereas

it is expedient to modify the provisions of the Statute

it is expedient to modify the provisions of the Statute 33, Geo. 3, Cap. 52, in regard to assessments for the Town of Madras in order for the better collection of the same, reserving all the authority of such Statute in matters not inconsistent with this Act;

It is hereby enacted, that the assessments which by the Statute 33, Geo. 3, Chap. 52, are authorized to be made for the Town of Madras, shall be applicable to the following purposes only, viz lighting and watering the roads and streets, and cleansing and repairing the same and the drains of the said Town.

II. And it is hereby enacted, that the assessment and rates made under the authority of the said Statute shall be sufficient for accomplishing, in an efficient manner, the purposes mentioned in the last Section, for discharging all incidental expences, and for making up deficiencies and defaults of every kind what soever. Provided always, that no rate shall be made exceeding the amount of five per cent on the assessed value of property without the sanction of the Governor in Council of Fort Saint George in Madras. Madras.

Ill. And it is hereby enacted, for the encourage-ment of the centrol and supervision of the assess-ment and collection of the rates and the management thereof within particular divisions being undertaken thereof within particular divisions being undertaken by the rate-payers themselves, the Justices at their Quarter Sessions shall publish quarterly or as required by the Local Government the particulars of all sums laid out, and of all the expences of collection and deficiencies during the preceding quarter within three or more divisions of the Town to be indicated by the Governor in Council of Fort Saint George in Madras before this Act shall be allowed to come into constitution or particular divisions of the council of the constitution of the council of before this Act shall be allowed to come into operation or such other divisions as the Governor in Council of Fort Saint George in Madras may from time to time direct, so long as the assessment, collection or management of the rates for such divisions shall remain under the jurisdiction of the Justices.

remain under the jurisdiction of the Justices.

IV. And it is hereby enacted, whenever two-thirds in number and value of the rate payers of any of such respective divisions shall apply to the Governor in Council of Fort St. George in Madras, to undertake themselves the assessment, collection and management of the rates of such division, or any or either of these trusts, it shall be lawful for the Governor of Fort St. George in Madras to authorise the same accordingly, at his discretion; provided always that such majority of rate payers shall present a scheme which shall obtain his full approbation for the safe and efficient exobtain his full approbation for the safe and efficient excention of the trusts, the transfer of which from the
present authorities is sought for. Provided always
that in any such arrangement, the amount to be
levied in any particular division shall not be considered as necessarily limited by the amount expended
within such division, but shall be adjusted by the Governor in Council of Fort St. George in Madras upon
reference to all local circumstances.

V. And it is heroby enacted, that for the better
assessment and collection of rates under this Act, it
shall be lawful for the Governor in Council of Fort St.
George in Madras, to appoint such Assessor or Asses-

George in Madras, to appoint such Assessor or Assessors, Collector or Collectors, and to make such union of the offices of Assessor and Collector, and to prescribe such rules and take such securities for the due execution of this Act by the person or persons em-ployed in assessments and collections and in the management of the rates collected as he shall deem

ployed in assessments and collections and in the management of the rates collected as he shall deem expedient.

VI. And it is hereby enacted, that it shall not be necessary in any assessment rate or warrant of distress under this Act to specify the names of the owners or occupiers of houses, buildings and grounds; but it shall be sufficient if every property rated be identified, and in the case of houses numbered in any street, that the name of the street and number of the house rated be particularly specified.

VII. And it is hereby enacted, that the Goods and Chattels of the owner of any property rated shall be selable any where (except where property is concealed as hereinafter mentioned) for deficiently in the payment of rates. And all property which shall be found upon any premises rated, simily be selable for any arroars which may be due for a period of one year immediately preceding such selation. And in the case of the selective of the property of a mensel under such circumstances, he may desired the amount of the levy feem the selative of the may sented the second of the levy feem the set asyment of his rate.

VIAL And it is hereby enseled, that where there is ground to suspect that property flable to differest property that Act is concealed in any sensing the Officer charged with the execution of the warrant shall

make a special report to the Justice granting the same, who shall thereupon follow, as closely as is practicable, the rules for the scizure of property in like cases adopted by Her Majesty's Supreme Court

of the Presidency.

IX. And it is hereby enacted, that it shall be lawful for any one Justice of the Peace for the Town of Madras to issue a Warrant of Distress for the recovery of the arrears of Assessment under this Act, or under the Statute 38, Geo. 3, Ch. 52, and every such War-rant shall have the same force and effect as if it were under the hands and seals of two such Justices.

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT, . Тив Ити Остовев, 1841.

The following Act passed by the Right Hon'ble Governor General of India in Council on the the Governor General of India in Council on the 11th October 1841, is hereby promulgated for genenal information :

ACT No. XXIII. OF 1841.

An Act for prohibiting the importation of Rum and Rum Shrub into the Presidency of Fort St. George in Madras.

- I. It is hereby enacted, that if any person after the passing of this Act, lands or attempts to land, or shall introduce by land in any part of the Territo-ries subject to the Government of the Presidency of ries subject to the Government of the Presidency of Fort St. George in Madras, any Rum or Rum Shrub, which is the produce of any foreign Country, or of any British possession into which foreign Sugar or Rum can be legally imported, such Rum or Rum Shrub shall be seized by the Collector of the Costoms, or by any other Officer authorized to seeze and detain Contraband Goods, and shall be brought to confiscation according to the Rules in force for confiscating such Goods, unless the District in which such flum or Rum Shrub is taided, or in which an attempt has been made to lind such Rum or Rum Surub, be a District in which the Governor in Council has authorized the importation of such Rum or Rum Shrub, and it shall be lawful for the Governor in Council to authorize the importation of such Rum and Rum Shrub into any District of the Territories aforesaid by an Order in the Official Guzette. Official Guzette.
- Official Gazette.

 11. And it is hereby enacted, that it any owner of Rum or Rum Shrub, the produce of the said Territories, or the duly authorized Agent of such Owner, be desirous to obtain a Certificate of origin from the Collector or Assistant Collector of the Land or Customs Revenue of any District within the said Territories, or from any other Officer appointed by the Governor in Council to give such Certificates, such Owner or Agentshall, in the presence of the Officer from whom he desires to obtain such Certificate, make and subscribe a Declaration in the Form contained in the Schedule hereunto annexed marked A, and to the said Declaration shall be appended a Certificate to its verify from any Government Officer who may be attached to the Distillery where such Rum or Rum Shrub is declared to have been manufactured in the form prescribed in the said Schedule A.
- III. And it is hereby enacted, that if the District be one into which the Governor in Council has not, be one into which the Governor in Council has not, by any Order, authorized the importation of Roreign Sugar or Rum, or of Sugar or Rum the growth or produce of any British Possessies into which Foreign Sugar or Rum can be legally imported, then the Officer before whom such a Declaration as is aforesaid shall have been made, shall grant under his hand and seal to the Declarant Certificate in the form contained in the Schedule licrouate annexed marked B.
- who intends to ship Rum or Rum Shrub from any place within the said Territories for any part of the United Kingdom, shall be entitled to produce to the Collector of Customs at that place, or to any other Officer who may have been appointed by the Governments of the respective Presidentics to not on that behalf is place of the Collector of Customs a Certificate, such as is above described, and also in the presence of the Officer to whom he has so produced such Certificate, to make and subscribes Declaration in the form contained in the Schedule bersautorationaged market C.

V. And it is hereby enacted, that the Officer to whom such a Certificate shall have been so produced, and before whom a Declaration in the last mentioned form shall have been so made and subscribed, shall unless he see cause to deem such Declaration fraudulent and unitue, grant to the person who has made the last mentioned Declaration a Certificate in the form contained in the Schedule hereunte annexed

marked D.

VI. And it is hereby enacted, that the Owner of Rum or Rum Shrub intended for exportation under this Act, or the duly authorized Agent of such Owner shall not be entitled to any of the Certificates described in this Act unless such Rum or Rum Shrub shall be the produce of a Distillery worked according to law in the European method under License from the Board or other authority vested with the management of the Revenue derived from the Abkarry or Tax on Spirits.

VII. And it is hereby enacted, that the Rum and Rum Shrub manufactured for exportation to the United Kingdom under this Act at any Licensed Distillery shall be manufactured pure without admirate of Spirits made from Rice, Grains, or any

Distillery shall be manufactured pure without admixture of Spirits made from Rice, Grains, or any other substance or substances not being the produce of the Sugar Cane or of the Date or Palm-tree, and shall be so declared and verified at the time of appliation for a Certificate of Origin according to the form of Schedule A.

VIII. And it is hereby enacted, that if any Rum or Rum Shrub that may be brought to any Custom House for exportation under this Act shall be found to be adulterated or mixed contrary to the above prohibition, the same with the casks or materials in which it is contained shall be seized and confiscenced, and the party or parties upon whose Declaration which it is contained shall be seized and confiscated, and the party or parties upon whose Declaration Certificate of manufacture free from adulteration or mixture may have been granted for the admission of such Rum or Rum Shrub to the privilege of expertation under this Act, as well as the party or parties who may have verified such Declaration, shall be proceeded against for the false and fraudulent Declaration as hereignader proceeding. Declaration as hereinunder prescribed.

Declaration as hereinunder prescribed.

IX. And it is hereby enacted, that any person who shall in making any Declaration under the nuthority of this Act, knowingly affirm an untruth, shall on conviction thereof before such Court as would be competent to try such person for perjury, be punished as in cases of perjury; and every person procuring another person to affirm such untruth shall be liable to be punished as in cases of subornation of perjury, and any Officer of Government subscribing an attestation to the verity of such Declaration knowing the same to be untrue, shall be subject to a like penalty as the false Declarant, besides dismissal from the employment of Government X. And it is hereby provided, that notwithstand-

X. And it is hereby provided, that notwithstanding any thing in this Act contained, no person intending to manufacture Rum or Rum Shrub, within the Presidency of Madras shall establish a Distillery for such purpose without making application for a licence in manner directed by Reg. 1. of 1820 of the Madras Code; and every person manufacturing Rum or Rum Shrub within the Madras Presidency, without having first obtained such license, shall be liable to the penaltics provided in that Regulation.

SCHEDULE A.

I, A B., solemuly declare that all the Rum or Rum Shrub hereinunder described is the produce of the Licensed Distillery named in the produce of the Licensed Distillery named in the District of _______, and that the said Rum or Rum Shrub is the produce of the Sugar Cane, Date, or Pelm-tree, and wholly free from any admixture of Spirits manufactured from Rice, Grains, or any other substance whatever.

(Signed)

- day of -- 18 -

• I. B. B., Government Officer in charge on the part of Government of the Distillery, do bereby certify that the above is a true and correct part of Government of the Declaration. B. B.

Goot. Officer attached to the - Distillery.

This Declaration must be drawn out before the Ram leaves the Distillery in order that the attestation of the Gegerament Officer may be attached.

Quantity in Gallons.	Ouality.	Average strength by Sykes Hv-	drometer.	denomination of Packages.	Marks on Packages.
Collec Collec	tor's n tor's d	y of ·——— umber —— ate —— of	18- ned)	- ,	A. B.
		SCHE)	в.	
enter the second of the second	d by the formula of the December 18 — Mana lled — mixtonce the state of the formula of the formula of the formula of the state of the formula	om Revenue he Governo the District he District he plant of the seal of the sea	th the part this Cert this Cert Rum or Recent to a sis office, rated the manufactor of the steep rocks manufactor of Foreighthe growt which Foreighthe growt growth g	provision tificate um Shru annexed, numbered signed to Licens duce of ti d to be actured f Date or l gun Sugar h or processor	act in the do her sof A winder must be described by by bed Districted Free from other and Rumand Rumand Rugar and Ru
L. 8			(Signed) — 18—		C. D.
nunde Rum o he bes r Run d by r	r desc Rum t of m	hipper of the ribed, sole Shrub he y knowledge to which atcs.	mnly dec reinunder re and bel	Rum S clare, the describ- icf, the s ficate no	at all the
Quantity in Gallone.	Quality.	Average Strength by Sykess By- drometer.	Number and denomination of Packages.	Name of Ship or Vessel.	Name of Mas. rer of Ship or Vessel,
-	(v.)	- 12		-	1

FORT WILLIAM, LEGISLATIVE DEPARTMENT, Тне 18ти Остовев, 1841. general information : ACT No. XXIV. of 1841.

January next, which day is substituted for the first day of September mentioned in the Statute.

II. And it is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 46, entitled "an Act to alter and amend the Law relating to Illusory Appointments," and the Statute XI. George IV. and I William IV. Ch. 65, entitled "an Act for consolidating and amending the Law relating to property belonging to infants, feme coverts, idiots, lunatics and persons of unsound mind" shall, from the first day of January next, be extended to the Territories of the East India Company, as far as it is applicable to the same.

III. And it is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 60, entitled "an Act for amending the Laws respecting conveyances and transfers of Estates and Funds vested in Trustees and Mortgagees, and for enabling Courts of Equity to give effect to their Decrees and Orders in certain cases," except so much thereof as provides that it shall not extend to cases of partition, shall, from the first day of January next, be say tended to the territories of the East India Company, as far as it is applicable to the same, and all provisions contained in the last mentioned Statute relating to the Lord Chascellor of Great Britain intrusted as therein is mentioned. Ar to Courts of

the Rum or Rum Shrub hereinunder described, a Certificate under the hand and seal of C. D., Collector of Land Revenue, (or Collector of Custom Revenue, or being an Officer appointed by the Governor in Council to act in this behalf) for the District of _______, in the Territories forming part of the Presidency of Fort St. George, which Certificate certifies that the said Rum or Rum Shrub is of the produce of the said District, and is declared to be free from any admixture of Spirits manufacuted from other substance than the Sugar Cane, Date or Palm-tree, and that the importation of foreign Sugar and Rum, or Sugar and Rum the growth or produce of any British possession into which foreign Sugar and Rum can be legally imported, is prohibited in the said District.

L. S. (Signed) R. W...

L. S. (Signed) R. W., The - day of - 18. Description of the _____ to which the Certificate relates.

Quantity in Gallons.	Quality.	Average Strength by Sykes's Hy- drometer,	Number and denomination of Packages.	Name of Ship or Vessel.	Name of Mas- ter of Ship or Vessel,
					ā

(Sigued) R. W., Collector of Customs. T. H. MADDOCK,

Sery. to the Govt. of India.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for

An Act for the greater uniformity of the Law administered by Her Majesty's Supreme Courts with that administered in England, in regard to the undisposed residue of the Effects of Testators; Illusory Appointments; the transfer of Estates by persons under disabilities pursuant to the direction of Courts, and the better management of the property of such persons, and other like matters.

I. It is hereby enacted, that the Statute XI. George IV. and 1 William IV. Ch. 40, entitled "an Act for making better provision for the disposal of the undisposed of residues of the Effects of Testators," shall be extended to the Territories of the East India Company as far as it is applicable to the same. Provided that this Act shall take effect from the first day of January next, which day is substituted for the first day of September mentioned in the Statute.

Chancery, or their Decrees, shall be applicable to Her Majesty's Supreme Courts of the respective Presiden-

Majesty's Supreme Courts of the respective Presidencies. And the indemnity and discharge mentioned in the last Section of the same Act shall be applicable to the East India Company, and all Corporate Societies established within the territories of the East India Company and their Officers and Servants.

IV. And whereas it is expedient to adopt the amendments of the English Law touching the delay of actions, suits, or other proceedings, by reason of the parol denurring; and touching conveyances made by Infants under order of Court; it is hereby enacted, that Sections 10 and 11 of the XIth Geo. IV and I William IV. Ch 47, entitled "an Act for consolidating and amending the Laws for facilitating the payment of debts out of Real Estate," shall, from the first day of January next, be extended to the "the payment of debts out of Real Estate," shall, from the first day of January next, be extended to the Territories of the East India Company, as far as it is applicable to the same

Territories of the East India Company, as far as it is applicable to the same.

V. And it is hereby provided, that this Act shall not be construed to affect any case which would not have been governed by English Law as administered by Her Majesty's Supreme Courts previous to the passing thereof, or any preceedings at Law or in Equity commenced before the first day of January next.

T. H. MADDOCK.

Secy. to the Goot of India.

FORT WILLIAM. LEGISLATIVE DEPARTMENT.

THE 18TH OCTOBER, 1841.

The following Act passed by the Right Hanble the Governor General of India in Council on the 18th of Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general in-

ACT No. XXV. or 1841.

An Act for amending the Law concerning imprison-ment for contempts of decrees or orders made by Courts of Equity.

I. It is hereby enacted, that when any person shall have been directed by any Decree or Order in Equity of Hor Majesty's Supreme Courts to execute any deed or instrument, or make a surrender or transfer, or to levy a fine, and shall have refused or neglected to execute make or transfer or levy the same, and shall to execute, make or transfer or levy the same, and shall to execute, make or transfer or levy the same, and shall have been committed to prison under process for such contempt or being confined in prison for any other cause shall have been charged with or detained under process for such contempt and shall remain in such prison, the Court may upon motion or petition and upon affidavit that such person has after the expiration of two calendar months from the time of his being committed under or charged with or detained under such process again refused to execute such deed or instrument, or make such surrender or transfer or levy such fine, order or appoint, the Master or Registrar of the said Courts to execute such deed or other instrument, or to make such surrender or transfer for and in the name of such person, and to levy such Registrar of the said Courts to execute such deed or other instrument, or to make such surrender or transfer for and in the name of such person, and to levy such fine in his name and to do all acts necessary to give validity and operation to such fine, and to lead or declare the uses thereof, and the execution of the said deed or other instrument, and the surrender or transfer made by the said Master or Registrar, and the fine levied by him shall in all respects have the same force and validity as if the same had been executed, or made or levied by the party himself, and within ten days after the execution or making of any such deed or other instrument, or surrender or transfer, or levying such fine, notice thereof shall be given by the adverse Solicitor to the party in whose name the same is executed or made, and such party as soon as the deed or other instrument or surrender, transfer or fine, shall be executed, made or levied, shall be considered as having cleared his contempt, except as far as regards the payment of the costs of the contempt, and shall be entitled to be discharged therefrom under any of the provisions of this Act applicable to his case, and the Court shall make such order as shall be just touching the payment of the costs of or attending any such deed, surrender, instrument, transfer or fine.

II. And it is hereby enacted, that where a person shall be committed for a contament in not delivering to

And it is hereby enseted, that where a person ahall be committed for a contempt in not delivering to any porson or persons, or depositing in Court or elsewhere, as by any order in Equity of Her Majesty's Supreme Courts may be directed, books, papers or any other articles or things, the Sheriff under any writ of sequestration shall have the same power, to seize and take such books, papers, writings or other articles, or things being in the custody or power of the person against whom the sequestration issues, as they would have over his own property, and thereupon such articles or things so scized and taken shall be dealt with by the Court as shall be just, and after such seizure it shall be lawful for the Court upon the application of the prisoner or say other person in the plication of the prisoner, or any other person in the cause or matter to make such order for the discharge of the prisoner upon such terms as to the Court shall seem proper.

seem proper.

III. And it is hereby enacted that the discharge of any prisoner adjudicated upon under the authority of an Act passed in the 9th G. 4 C 73, intituled "an Act to provide for the Relief of Insolvent Debtors in the East Indies until the 1st day of March 1883," last continued by an Act passed in the 3 and 4 Vic. C. 80, shall and may extend to all process in Equity issuing from Her Majesty's Supreme Courts for any issuing from Her Majesty's Supreme Courts for any contempt of such Court for non-payment of money, or of costs, charges or expences in any such Court, and that in such case the said discharge shall be deemed to extend to all costs which such prisoner shall be liable to pay in consequence or by reason of such contempt, or on purging the same and every discharge so adjudicated as aforesaid as to any debt or damages of any creditor of such prisoner shall be deemed to extend, also to all costs incurred by such creditor before the filing of such prisoner's schedule, in any action or suit brought by such creditor against such prisoners for the purpose of the recovery of the same, and that all persons as to whose demands for any such costs, money, or expences, any such person shall be so adjudged to be discharged, shall be deemed and taken to be creditors of such prisoner in respect thereof, and entitled to the of such prisoner in respect thereof, and entitled to the benefits of all the provisions made for creditors by the said last mentioned Acts, subject, nevertheless, to such ascertaining of the amount of the said demands as may be had by taxation, or otherwise, and to such examination thereof as is in the said last mentioned Acts, provided in respect of all claim to a dividend of such Insolvent's Estate and Effects

IV. And be it further enacted, that in all cases of

IV. And be it further enacted, that in all cases of contempt, where any person or persons are, or is, or shall, at any time hereafter be in prison under or by reason of any commitment or attachment in Equity directed by or issued out of Her Majesty's Supreme Courts, such Court shall (upon the application of the person or persons against whom such commitment or attachment hath been directed or issued,) have the power if it shall so think fit, to discharge such person or persons from their, his, or her contempt, except as to the costs thereof, for which costs they, he, or she shall remain in custody, and such costs shall be deemed within the provisions of the last preceding Section of this Act—and they, he, or she shall be discharged therefrom, and from the process of contempts in like manner as in the last preceding Section of this Act provided for in cases of process of contempt of this Act provided for in cases of process of contempt for non-payment of money or costs. Provided that this Act shall not weaken any of the other powers by this Act given, and that nothing herein contained shall alter or affect the operation of the said Acts for the

relief of Insolvent Debtors.

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM.

LEGISLATIVE DEPARTMENT,

Тив 18тн Остовев, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general information :

ACT No. XXVI. of 1841.

An Act for extending in cases governed by English
Law certain provisions of the Statute 3a and 4th
William IV Ch XLII, entitled "An Act for the
further amendment of the Law and the better
advancement of Justice."

I. Whereas there is no remedy provided in cases governed by English Law for injustes to the R al Estate of any person deceased, committed in his life time, nor forgertain wrongs done by a porson deceased in his life time to another in respect of his property, real or personal; for temedy therefor it is hereby enacted, that an Action of Traspass or Trespass on the case, as the case may be majorated by the Executors or Administrators

of any person deceased for any injury to the Real Estate of such person, committed in his life time, for which an action might have been maintained by such person, so as such injury shall have been committed within six calendar months before the death of such deceased person, and provided such motion shall be brought within one year after the death of such person; and the damages when recovered, shall be part of the personal Estate of such persons and fitted as Action of Tecapass or covered, shall be part of the personal Extate of such person; and further that an Action of Trespass or Trespass on the case, as the case may be, may be maintained against the Executors or Administrators of any person deceased for any wrong committed by him in his life time to another in respect of his property, real or personal, so as such injury shall have been committed within six calendar months. before such person's death, and so as such action shall be brought within six calendar months after such Executors or Administrators shall have taken upon themselves the Administration of the Estate and Effects of such person; and the damages to be recovered in such action shall be payable in like order of Administration as the simple contract

order of Administration as the simple contract debts of such person.

II. And it is hereby enacted, that no wager of Law shall be hereafter allowed.

III. And it is hereby enacted, that an action of debt on simple contract shall be maintainable in any of Her Majesty's Supteme Courts against any Executor or Administrator.

IV. And it is hereby enacted, that it shall be lawful for the Defendant in all personal actions (except actions for Assault and Battery, False Imprisonment, Libel, Slander, Malicious Arrest or Prosecution, Criminal Conversations or Debauching of the Plaintiff's Daughter or Servant, by leave of any of Her Majesty's Supreme Courts where such action is pending, or a Judge of any of the said Courts, to pay into Court a sum of money by way of Compensation or Amends, in such manner way of Compensation or Amends, in such manner and under such regulations as to the payment of costs and the form of plending as the said Judges or such Coarts respectively shall by any rules or orders by them to be from time to time made, order and direct.

V. And it is bereby enacted, that it shall be lawful for the parties in any action or information, after issue joined, by consent and by order of any of the Judges of the said Courts, to state the facts of the cess, in the form of a special case, for the opinion of the Court, and to agree that a judgment shall be entered for the Plaintiff or Defendant, by confession or of nolle prosequi, immediately after the decision of the case, or otherwise as the Court than think fit; and independs shall be entered as mny think fit; and judgment shall be entered ac-

dingly.

cordingly.

VI. And it is hereby enacted, that the name of every witness objected to as incompetent to the ground that the judgment in the Action would be admissable in evidence for or against him shall at the trial be indersed on the Record or Document on which the trial shall be had, together with the name of the party on whose behalf he was examined by some Officer of the Court, at the request of either party, and shall be afterwards entered on the record of the judgment; and such indersement or entry of the judgment; and such indersement or entry

party, and shall be afterwards entered on the record of the judgment; and such indorsement or entry shall be sufficient evidence that such witness was examined in any subsequent proceeding in which the judgment shall be offered in evidence.

VII. And it is hereby enacted, that every such Court as aforesaid on the trial of any issue, or on any inquisition of damages, may, if they shall think fit, give damages in the nature of interest, over and above the value of the goods at the time of the conversion or seizure, in all actions of Troyrr or Trospass de honis asportatis, and over and above the money recoverable in all actions on Policies of aurance under after the passing of this Act.

VIII. And it is hereby enacted, in cases which would be governed by English Law, that it shall be lawful for the Executors or Administrators of any Lessor or Landlard to distrain upon the Lands demixed for any term, or at will, for the arrearges of rent due to such Lessor or Landlord in his life time, in like manner as such Lessor or Landlord might have done in his life time.

IX. And it is hereby enacted, that such arrearages may be distrained for after the end or determination of such Term or Lesso at will, in the same manner as if such Term or Lesso at will, in the same ended or determination of such Term or Lesso had not been ended or determination of such Term or Lesso had not been ended or determination of such Term or Lesso had not been ended or determination of such Term or Lesso had not been ended or determination of such Term or Lesso.

during the continuance of the possession of the T-nant from whom such arrears become due; provided also, that all and every the powers and provisions of Law relating to distress for rent shall be applicable to the distresses so made as aforesaid.

T. II. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

Тив 18ти Остовев, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general information. formation:

ACT No. XXVII or 1841.

An Act for appropriating the unclaimed Dividends on Insolvent Estates.

I. Whereas pursuant to the Orders of the Courts for the Relief of Insolvent Debtors at the several Presidencies, divers sums on account of unclaimed Dividends on Insolvent Estates have from time to time been paid over by the Assignees of such Insolvent Estates into the hands of the Accountant General and Sub-Trensurer of the East India Company at such several Prosidencies with the privity of the Accountant General of the said Insolvent Courts, to the credit of the persons named in the Schedules as Creditors of such Insolvents respectively;—and whereas it is expedient that in the event of no claim being established to such unclaimed Dividends or any part thereof, within a reasonable time, such Dividends should be distributed among such of the Creditors of such Insolvent Estates as shall have established their claims against such Estates respectively;—

It is therefore enacted, that it shall be lawful for the

claims against such Estates respectively;—

It is therefore enacted, that it shall be lawful for the said Courts of Insolvent Debtors respectively in the event of no claim being established to such Dividends or any part thereof, within six years after any Dividend shall have been so paid over, as aforesaid, to order the same to be repaid to such Assignous, to be by them distributed among such of the Creditors of such Insolvent Estates as shall have established their claims against such Estates respectively, and to order such claims to be expunged from such Schedules Provided that this Act shall not affect the leght of any party to be paid such Dividends out of any future Assets, to be paid such Dividends out of any future Assets, which may come to the hands of the Assignees, together with any future Dividends which may be declared on such Insolvent Estates respectively in the event of any such claim being afterwards established.

II. And it is hereby enacted, that no such unclaimed Dividend shall at any time be distributed under this Act unless a Statement of such unclaimed Dividends be previously published in mauner following: One year at least before making any such division as aforesaid a Statement shall be published three times in the English language, and also in one or more native languages in the Official Gazettes of the respective Presidencies, which Statement shall contain respective Presidencies, which Statement shall contain the names and descriptions as contained in the Schethe names and descriptions as contained in the Schedules of all parties in respect of whose claims Dividends are reserved, together with the amount of such claims respectively, and shall specify whether any former Dividend or Dividends have been paid in respect thereof, and whether any proof shall have at any time been made of the debt whereby any Dividend may have accurated. Provided always that this Act shall not authorize the distribution of any such Dividend except where no person shall at any time have substantiated any claim to the debt in respect of which such stantiated any claim to the debt in respect of which such Dividend may have become due.

III. And it is hereby further enacted, that in case it shall appear that any Insolvent is indebted to any Domestic Servants for Wages, it shall be lawful for such Courts at er before the time of declaring a Dividend to order the amount due for such Wages, but not exceeding in the whole the amount of six months' Wages to be paid to such Servants out of the Estate of such Insolvents.

IV. And he it enacted, that this Act shall not take effect until the first day of Jaquery 1843.

T. H. MADDOCK. Secy. to the Good of Judia

FORT WILLIAM. LEGISLATIVE DEPARTMENT,

Тие 18ти Остовев, 1841.

The following Extract from the Proceedings of the

The following Extract from the Proceedings of the Right Hon'ble the Governor General in Council, in the Legislative Department, under date the 18th October 1841, is published for general information:

Read a second time the Draft of a proposed Act, dated the 2d August 1841, and published in the Supplement to the Calcutta Gazette of the 4th of the same month, for repressing obstructions to Justice committed in certain Courts of the East India Com-

Resolution .- The Right Hon'ble the Governor Ge neral in Council resolves that the following Amended Draft on the subject be re-published for general information:

> ACT No. -- or 1841.

I. Whereas sufficient provision is not made for repressing obstructions to Justice committed in the Courts of the East India Company;—It is hereby enacted that all persons whatsoever, whether generally amenable to the Courts of the East India Company or otherwise, using menacing gestures or expressions, or otherwise obstructing Justice in the presence of any Zillah or City Magistrate. Joint Magistrate, or other Officer under a Magistrate empowered to try Criminal cases, or any Court. Civil or Criminal, of the East India Company, shall be liable to befined by the Authority whose proceedings are obstructed to any amount not exceeding 200 Rupees, or in case such fine be not paid to be imprisoned for any period not exceeding one month, Provided that from the award of punishment in such cases an appeal shall lie, if preferred within one month, Whereas sufficient provision is not made for re-Provided that from the award of punishment in such cases an appeal shall lie, if preferred within one month, to the Authority, Civil or Criminal, appointed by Law to hear appeals in all other cases from the decisions of the Officer by whom the fine was imposed; and provided also that notwithstanding any thing in this Act it shall be lawful to indict any person amenable to Her Majesty's Supreme Courts as for a misdemeanor in any of the cases aforesaid sustainable before this Act, if no proceeding shall have been had against the offender in the Court where the offence was committed, but not otherwise. otherwise.

otherwise.

II. And it is hereby further enacted, that the Sudder Board of Revenue, the local Commissioners, or other Officers exercising the powers of either of those authorities, the Collectors, or other Officers exercising the powers of cither of those authorities, the Collectors, or other Officers exercising the powers of Collector, shall be competent to punish any obstruction of the nature aforesaid, by fine to an extent not exceeding 200 Rupees, and in case such fine be not paid by imprisonment in the Civil Jail for a period not exceeding one month. Provided that the orders pa sed in such cases shall be subject on appeal to the revision and control of the superior Revenue Authorities, as in all others, and shall, as well as the sentences passed under Section I. of this Act, be carried into effect by the Magistrate, on application being made to that Officer, in the usual mode.

III. And it is hereby enacted, that Clauses second and third, Section V., and Section VI. Regulation XII. of 1825 of the Bengal Code, are repealed.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 2d day of November next.

T. H. MADDOCK,

Secy. to the Gott. of India.

No. 162.

FORT WILLIAM. GENERAL DEPARTMENT,

Тик 15тн Остовев, 1841.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Benartments for October, Instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 11th Proximo.

Published by Order of the Right Hon'ble the Go-

vernor General in Council, G. A. BUSHBY,

Secy. to the Goot. of India.

FORT WILLIAM, MILITARY DEPARTMENT, 20th Oct., 1841.

Suft i

Notice is hereby given, that the Pay, Batts, and other Allowances for October 1841, of the Trouge at the Passidian and at the little Stations of the

Army, will be issued on or after Wednesday, the 10th

Proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

J. STUART, Lt.-Col. Secy. to the Govt. of India, Mily. Dept.

No. 1577.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT.

APPOINTMENT.

Тик 5ти Остовек, 1841.

Moulvie Ahmed Ollah, Roy Koosali Sing, Roy Harkishen, Meer litof Hosein Khan,

To be Members of the

LEAVE OF ABSENCE.

Тик 19 ги Остовев, 1841.

Mr. T. Young, exercising the powers of a Joint Magistrate and Deputy Collector at Noakolly, for one month from the 25th instant, to visit the Presidency, on private officies.

Captain J. H. Hannyngton, Principal Assistant Agent to the Gavernor General at Mantihoon made over change of the Treasmies to Lieutenatt J. H. Fulton, on the 9th lastant.

No. 1122

ORDER BY THE HONBY AND ANTONIA PROVINCES.

AGRA

APPOINTMENT. REVENUE DEPARTMENT,

THE 8TH OCTOBER, 1841.

Mr. Thomas Blackell to be Deputy Collector under Regulation IX. of 1833, in Zillah Cawupore.

J. THOMASON Secy. to the Gort. N. W. P.

GENERAL ORDERS BY THE RIGHT HONOR-ABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 20th October, 1841.

No 239 of 1841 —The Right Hon'ble the Governor General of India in Council is pleased to make the following Promotions:

34th Regiment Native Infantry.

Ensign William Wright Aubert to be Lieutenant, from the 13th October 1841, vice Lieutenant Robert Thompson resigned.

Medical Department.

Medical Department.

Assistant Surgeon Charles Llewellyn to be Surgeon, from the 15th October 1841, vice Surgeon William Duff retired.

Captain Paul Wynch Willis, of the Torps of Engineers, has returned to his dity on this Establishment, without prejudice to his rank by permission of the Hon'ble the Court of Directors. Date of arrival at Fort William, 9th October 1841.

Captain John Buncombe, of the 2d European Regiment, is permitted to proceed to Europe on Furlo', on Medical Certificate.

Assistant Surgeon William Brooke O'Shaughnessy, M. D., Professor of the Medical College, is permitted to proceed to Europe, on Furlough, on Medical Certificate.

cate.

Brevet Major W. H. Terraneau, of the 24th Regiment N. I., Executive Officer of the 10th or Agra Division of Public Works, has leave of absence from the 1st November 1841 to the 1st November 1842, to visit the Hills North of Deyrah Dhoon, on Medical Certificate.

Certificate.

MEMORANDUM.

The date of arrival at Bombay of Cornet Henry Robert Grindley, of the 6th Regiment Light Cavalry, is the 18th instead of the 18th July 18st, as published in General Orders, No. 217, of the 22d ultimo. The Order Books to be altered accordingly

THETUART, Zi - Col.,

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 20th October, 1841.

No. 240 of 1841.-The following Promotions are made in the undermentioned Corps of the Native Army:

Corps.	Rank and Names.	To what Runk promoted.	From what date.	lu whose Room.
22d Regt. N. I 37th ditto ditto 1st Regt. Irregu. I far Cavalry 5 Ditto ditto, 4th Ditto ditto, 6th Ditto ditto,	Havildar Toraub Khan,	Jemadar Ditto Nalb Ressaldar, Jemadar, Nuib Ressaldar, Ressaldar,	3d August 1841, 17th April 1841, 25th June 1841, Ditto,	Juddonath Sing deceased, Mear Mahomed Ali ditto. I Indontah Khan transferred to the 7th Irregular Cavalry. izzut Khan promoted. For the 7th Irregular Cavalry now raising at Barielly. For ditto, and to complete the Establishment. Moostaqueem Khan transferred to the 7th Irregular Cavalry.
Ditto ditto,	Jemadar Ghasses Sing	Naib Resealder,	Ditto,	Meerab Khan promoted.
Ditto ditto, Ditto ditto,	Jemader Shalk Momaz All	Ditto,	Ditto, Ditto,	For the 7th Irregular Cavalry. Ditto.
Ditto ditto, Ditto ditto,	Kote Doffadar Burkut Abmud, Kote Doffadar Shahzureen	Ditto,	Ditto,	Gleanm Mourtage Hossain transferred to the 7th Irregu-
Ditto ditto, Ditto ditto, Ditto ditto,	{Kote Duffodar Meer Kas.} som Ali,	Ditto,	Ditto, Ditto, Ditto,	Char Cavalcy. Shaik Momtaz All ditto. For the 7th Irregular Cavalcy. Ditto ditto.
7th Ditto ditto,	Jemadar Mahomed Shuffie,	Naib Ressaldar,	25th July 1841,	Advanced to a higher grade in the Regiment.
Late 6th Local? Horse disband- ed in 1829, in which he was a Resualdar,	Fyjooliah Khan,	Ressaldar,	lst August 1841,	
vice of the Ne- wab of Ram- pore,	Abdool Khaman Khan,	Resaidar,	Ditto,	Ditto and to complete the Estabt.
Duffadar from the 4th for the 7th Irregular Cavairy on the 25th June 1841.	Kote Duffadar Muzhur All,	Jemadar,	Ditto,	Advanced to a higher grade in the Regiment.
	Khoosial Sing,	Ditto,	Ditto, Ditto,	For the 7th Irregular Cavalry. Mahomed Shuffle promoted.

J. STUART, Lt. Col.,

Secy. to the Govt. of India, Mily. Dept.

FORT WILLIAM, 20th October, 1841.

No. 238 of 1841—The Pay, Batta, and other Allowances, for October 1841, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Wednesday, the 10th proximo.

J. STUART, Lt.-Col.,

Secy. to the Goot. of India, Mily. Dept.

NOTICE.

THE General Treasury will be closed from Tuesday the 19th to Tuesday the 26th instant inclusive, on account of the Hindoo Holidays Duorgan Poojah. Accepted Bills of Exchange, Interest Drafts and

other Demands which may become payable during the abovementioned Holidays, will be discharged on application at the Treasury on or after Thursday the 14th

W. H. OAKES, Sub- Treasurer.

GENERAL TREASURY, The 8th October, 1841.

NOTICE is hereby given, that the Right Hon'ble the Governor General in Council having been pleased to direct that a double Express despatch (weight 400 Tolas) be allowed with each future Overland Mail for the accommodation of the Calcutta Mercantile Community and the Public in general, a double Express despatch wil In future be forwarded with each Overland Mail. J. J. HARVEY,

Offy. Post Master General.

Fort William, Genl. Post Office, } the 6th September, 1844.

OVERLAND LETTERS AND POSTAGE.

T is hereby notified for general information-

First .- That all Letters and Newspapers, except Solilers' and Sailors' Letters, intended for transmission by the Overland Mails, and except those specially marked " via Falmouth," will be sent through France, and thus be subject to the heavier rate of postage.

Second .- Letters and Newspapers addressed to France as well as those to other foreign countries, with which France is the channel of communication (if the latter are expressly directed to be so sent) will be made up in Packets and sent to the French Post Master at Marseilles; but Letters for Foreign Countries, other than France, if not specially directed to France, will be included in the Packets or England. Letters, &c., for places lying between Bonbay and Marseilles, will be despatched in separate Packets.

Third .- Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France, are charged single postage, which by that route amounts to 2s. 8d. By the Falmouth route, Letters of half an ounce in weight, are subject to single postage only, which by that route, has now been reduced to 1s.

Newspapers, if sent via Falmouth, are free of postage; but if transmitted by the way of Marseilles, they are charged 2d. each.

H. S. OLDFIELD,
Offg. Post Master General.

Port William, Gent. Post Office, }

Name of Vessel.	Agents.	Intended Departure	To what Port.	Touching at.	Remarks.
Dale Park. John Woodall, Amazon, S. R. Crawford, Symmetry,	Dale Park Fergusson, Bros. and Co. 22d October. Ditto. John Woodall, Willis and Earl, Ditto. Ditto. Amazon, Narainpersaud, Ditto. Singapore. S. R. Crawford, J. Mackey and Co. 23d Ditto. Penang. Symmetry, Adam, Scott and Co. In a day or two. Manitius.	22d October	London. Ditto. Singapore. Penang. Mauritius.		

CALCUTTA STAMP OFFICE,

Тне 11тн Остовен, 1841.

Individuals immediately requiring the impression of Stamps on their own Materials or Documents, are requested to send them for that purpose to this Office on or before the 16th instant, as the Office will be closed from Tuesday the 19th to Tuesday the 26th instant, inclusive, for the Doorgah Poojah Holidays.

J. B. THORNHILL,

Collector of Stamps.

Court for the Relief of Insolvent Debiors at Calcutta.

NOTICE is hereby given, that the matters of the Petition and Schedule (the same having been filed in the Court) of

JAMES HARROWELL,

of Cossitollah Street, in Calcutta, Coach-maker, and now Prisoner for Debt in the Gaol of Calcutta, will be heard on Saturday, the 4th day of December next, at the hour of 11 o'Clock in the forenoon.

"No Creditor will be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 16th October, 1841. Mr. Hudson, Atty. কলিকাতার কোত্রহিন করজদারানেরদিগের পরি
তাণাধ আদালত

এক ঘারায় ধাবর দেওয়া আটাতেছে জে এই আ মালতে স।থিলকরা আরিনীও ফদের বিদয় নিচের নামিত

ক্ষেষ হাারওএল

জিনি কলিকাতার কশাইটোলা গলি নিবাশী কৌচবানানেওয়ালা এবং এক্ষনে দেনার নিমিত্তে কলিকাতার জেলের এক কানো তাহার বিষয় আগতো ডিদেয়র মাহার ৪ শনিবার তারিথে বেলা ১১ ঘটার সময় স্নানি হইবেক

ক্রি "কোন মহ।জন আপতা করিতে পারি বেন নাই থালাশীতে কোন করেদার যদাপি সুন। নির নিয়মিত দিবসের পূর পুন তিন দিবস থ।কি তে তাহার মানসের সংবাদ চিপ কেলাক সাহে বের আ।কিষেনা দেন"

এক জামিনর সাহেবের দপ্তর্থান। সন ১৮৪১ সাল ১৬ অ'ক্টোবর মেত, হডগান উকিল

Court for the Relief of Insolvent Debtors at Colcutta. In the matter of Ruggonauth Bose, of Baug Bazar, in Calcutta, Mergiven, that on Saturchant and Banian, an Insolvent. In the 2d day of October, instant, an application was made for and in behalf of the said Insolvent, setting forth that on the 6th day of March 1841, he was adjudged entitled to the benefit of the Statute 9th Geo. IV. Cop. 73, and that more than three mouths have elapsed since such adjudication; and that the said Insolvent is now desirous of obtaining his final discharge under the Statute 4th and 5th of Wm. IV. Cap. 79, entitled "An Act to amend the Law relating to Insolvent Debtors in India," from all Debts, Claims and Demands due from him at the time of filing his said Petition, and for which he was then liable.

It was Ordered, that the said Petition be received, and that the Principal Officer of the Court shall cause a notice of such Petition having been filed to be published in the Gazette of Calcutta.

Published accordingly.

Office of Examiner, 16th October, 1841. Mr. Hudson, Atty.

কলিকাতার জোতাহ্ন খনিদিগের পরি তাগাথে আদালত—

নাতয়ান রঘুনাথ বস্র বিষয় জিনি এতদারায় কলিকাতার বাগবালার নিবাশী থবর দেওয়া দওদাগর এব ্য মুক্দী যাই তেছে যে বত্তমান আকোবর মাহার ২ শনিবার তারিখে উক্ত নাতয়ানের পক্ষে জে এলাহার হয় তাহাতে নিবিত থাকে জে সন ১৮৪১ সালের মাচ মাহার ৬ হারিবে লাল্ল কোন্ল বাদশাহের বাদশাইয়ের ১ বংসরের প্রকাশিত আইনের ৭০ ধারান্সারে পরিজান পাইরাছিলেন এবং এ পরিজানের তারিখ তিন মাহার অভিরেক বহিত্ত হইরাছে এবং এ উক্ত নাত্যান উইলিএম ফোর বাদশা

হের বাদশাইএর চতুগু এবং পঞ্ম বৃষিয় প্রকা শিত আইনের ৭৯ ধারানুজাই জাহা হিন্দুখানের নাত্যান করজদারান সম্ক্রির আইন পরিসোধন শুরুক জারি হইগাছে তদানুসারে একনে বাঞ্চি নাত্যান করজদারান স্থারিয় আইন পরিসোধন পুরুক জারি হই গছে তদানসারে এফনে বাঞিত ছয়েন জে সকল দেন। ও দাবি কাহা তাহার আ রণি দাঝিল কালিন তাছার উপর আছে তাহ। इहेर्ड अरक्बारत थानाय शाहेबात आधेनात अह थामाल ए এक आंत्र कि मोबिल करत्र-

अश्व इक्त रहेन (य ओ ऐक आविक म:शिन ছউক এবং এই আদালতের প্রধান আফিসর ঐ উক্ত আরজি দাথিলৈর সংবাদ কলিকাতার গো জেটে প্রকাশ করুন

তদানসারে প্রকাশ হইল-এক গ্রিনর সাহেবের দপ্তরধানা সৰ ১৮৪১ সাল ১৬ আক্টোবর মেন হডলান উক্লিল

NOTICE.

Dinapore, are under the Scal of this Court, and will be delivered to any person duly authorized to receive the same.

A. SMELT, Judge.

City Potna, Dewanny Adawlut, the 18th October, 1811.

NOTICE is hereby given, that the following dates have been fixed by the Sudder Board of Revenue, under Section III. Act XII. of 1841, for commencing the Sale of Mehals for the recovery of Arrears of Land Revenue due

In Districts and for Estates, in which the Bengal and Umlee Eras are current, the 28th January and 5th April

In Districts and for Estates in which the Fusly Erais current, the 21st January and the 15th April 1812. The dates for the Official year 1842-48 will be notified E. CURRIE.

Secretary,

Sudder Board of Revenue, \ Calcutta, 6th Oct., 1841. \

OTICE is hereby given, that the process for realizing, by sale of Mehals, the arrears of Land Revenue due thereupon under Act XII. of 1841, will be commenced at Comilia for the District of Tipperah, at Noacolly for the District of Bullovah, at Chittagong for the District of Chittagong, on the days undermentioned, when not holidays—when holidays, then on the next days, not holidays.

25th February.

25th Fabruary, 25th May. 25th September, 25th December.

HENRY RICKETTS. Commissioner 16th Division

and Sudder Board.

Commissioner's Office, Chittagong, } The 28th September, 1841.

NOTICE.

REWARD of 200 Rupees will be given to any A person procuring the apprehension of I-sur-chunder Banerjes, an inhabitant of Jorasanko, in Calcutta, and late a Darogah of Ghaut Monohurgunge, in the Sult Agency of 24-Pergunnah.

GEO F. COCKBURN,

Offg. Deputy Collector.

Bograh, Deputu Collector's Office, \ The 15th September, 1841.

THE Public are hereby informed, that the Sub-Tr asurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rate cited, to the extent of the surplus that is available at each Treasury:

LOWER PROVINCES.

Backergunge...... Bancoorah, Bancoorah,
Bograh,
Cuttack, Sn. Du.
Pooree,
Dinagepore
At par and three days' sight. Jessore,..... Midnapore, Mymensing..... Tipperah,

C. MORLEY, Acet. General.

Fort William, Accountant General's Office, The 23d October, 1841.

BENGAL MEDICAL RETIRING FUND.

Ouarterly Ganged Manifester declared at the Quarterly General Meeting, held on the 121q

3 being for 1837, completing 6. able to Subscribers 6 for 1 for 1839. 10

July, ultimo, as availto the Fund, who have served in India (17) seventeen years and upwards, such Subscribers as are

qualified by period of service, and may be desirous of accepting Annuities, are hereby invited to send in their application to this Office, superscribed "Application for Annuity," on or before Saturday, the 30th day of October next, on which date the several applications will be opened by the Committee of Manage-

Subscribers whose applications shall not have been received on or before the above date, will be held to have declined the Annuity and the Annuitants will be declared on the 30th October next, according to seniority of standing in the service from among those Subscribers to the Fund, whose applications shall have been received.

By order of the Committee of Management, GEO. HILL, Secretary.

Medical Retiring Fund Office, Calcutta, 2d August, 1841.

TOPOGRAPHY OF ASSAM. By JOHN McCOSH,

Officiating Second Assistant Surgeon General Hospital and Officiating Lecturer in Clinical Medicine, New Medical College, Calcutte,

Royal 8ro. with 6 Lithograph Sketcher. Price 5 Rupece.

OUGH'S IMPROVED MUTINY ACTS
AND ARTICLES OF WAR, 2d edition, Royal 8ro. broad margins, pp. 340, Price 6 Rs G. H. HUTTMANN, Mily. Orphan Press.

)

ACCOUNT OF RECEIPTS AND DISBURSEMENTS OF THE MUNICIPAL FUND DURING THE QUARTER MAY, JUNE AND JULY, 1841.

To Bilince of last Account, 15535 5 5 To amount of House Assessment Collections, 15535 15 5 To amount remerved for Grass of Public Sonares. Fees for Fishing in Public	53583 15	3 1553	10 10	By amount disbursed on account Lighting Roads and Streets of the Town. By amount disbursed on account Watering Roads and Streets of the	1829	1829 15 10		
Tanks, and Fruit of Tank Square sold, To amount cost of constructing a Stink Tran in Loll Bazar Street, denosited	130 13	8		Town, By amount dishursed on account Cleansing Roads, Streets and Drains	8803 3	6		-
by Mr. Gilbert, Charten Chart and are of Plant estaton from Drains in	7 15	8		of the Town, By amount disbursed on account Renairing Roads and Streets of the	19555 14	6		_
Charapatella Lane, and Sttaram Ghose's Lane,	619	80		Town, Town or account Resistant Designation	12911 6	9	-	
by Muthoor Mohun and others,	26 3 4	7		By amount disbursed on account Office Charges,	955 1	955 1 10	-	_
		6	6 11 00/00	Dy streom unoursed on account Contragent Charges of Clerk of the Regiment dishursed on account Assessing A. C. Harring H.	171 5	3	-	
	•			Assessment,	5280 1 11	Ξ		
				By Balance,			17138 13	# 03
Total Company's Rupees,			91 1 2	Total Company's Rupees, 69291 11 2		Ħ	16769	12

PROPORTION OF EACH DIVISION.

		hece	KECELFIS.			_					1	1000		Disponsition of the	;								9	Data aver.	CE.	
DIVISIONS.	Balance	House As-		Other Receipts.	Total.	1	Lighting.	Watering.	Cleansing.		Repairing Reads.		Repair- ing Drains.		Office Charges.		Clerk of the Peace Charges.		House Assess.	Total.		For.		Against,		Total for
1st or Upper North,	1	5596 14 4 11755 14 6		9	13 6 8 1756- 3 6		69, 4 10	387	0 5367 13	13	3205	6	191 7	· 1~	238 12	6 42	42 13	4 1320	9 0 0	11093	0 4 6273	273 3	1 01	0 0	5	0 0 0
2d or Lower North,	4095 14 1	13617	6	31 6	19764 5 11 988	= 8	9	1387,14	4 5539	7	2548 15	-	395	3 238	67	6 42	.83	4 1320	9 0 0	15452	8 5 69	2 6941 13	-6	0	-0-	0 0
34 or Upper South,	3787 9	3787 9 8 12854 0 6		35 7	11 01 989 1111 2291	189 E1	11 01 9	3644 5	8 4636	-80	3727	8	649 10	6.	238 15	45	13	1330	9 0 0	14946 0 0 1731	0, 011		_ <u>=</u>	0	0	0
Alk or Lower South		2054 15 4 13356 14 6		71 8 0	13483 5 10 65 12	9 -	<u>6</u>	3383 12	9 4022	- C1	3429 1	100	757 10 9		538 15	4	8	3 1320	0 0	13290 11		6 2192 10	4-	0 -	0	0 0
Total	15535 5	15535 5 5 535583 5 3 171 12 6 69291 1 2 1829 15 10	3 17	1.5	1 16269	2 189	9 15 10	8603 3	9 19555	1 4	19555 14 9 12911 6 4 2645 2 4	1 7 9	345 2	1 4	955 1 10	171	1 10	3250	1 -	11 52152	10	10	10	10	0 0 0 17138 13	1 38

Cakutta, Police Office, 14th Ostober, 1841.

B. FURIE, Clerk and Accountant to the Justices.

OTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office, Zillah Shahad, on Thursday, the 18th November 1841, or 19th Kartick 1249 F. S.

Names of Mehals to be sold and of the Ph. in which they are situated, and Num- ber of the Lot in the Collec- tor's Sale Advertisement.	1	Annual Sudder Jumma.	Arrears of Revenue, including Interest up to the end of 1249 F. S.	Remarks.
1. Pergunnah Peero, Mehal } Peero,	Baboe Koouer Sing,	46739 3 2	30368 13 0	Most valuable property, comprizing an entire Pergunnah, consisting of 248 Ussilly and 215 Dakhilee, Total 463 Villages—nomiminal Rukbeh Beeghas 2,04,2475 Kobah.—as the property is of a compact kind seldom met with an ordinary Decennial Settlements.—the present opportunity is specially noticed to Capitalists as one worthy their attention.

T. SANDYS, Officiating Collector.

Zillah Shahabad, Collector's Office, the 30th September, 1841.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshedabad, on Thursday, the 25th proximo, or 11th Aghan 1248 B. S.

Names of Muhals to be sold, and of the Pergunnah in which they are situated, and No. of Lot in the Collector's Sale Advertizement.		Annua Jui			Arrear venue, i Intere the Augus	nel st u Kis	nding p to t of	Remarks.
1. Pergh. Koonwurpertab,	{ Rajah Kishen Chand, } { Ranec Unnopoornah, } (Rajah Kishen Chand,)	18264	7 1	9 6	16804	1 8	11	
2. Hooda Ecooree, &c.,	Kooer Ram Chand,	10542	8 1	8 8	9768	3 1	7	These Lands pro- duce Indigo, Paddy,
8. Kist. Pergh. Kasseepore,	Ranee Jurao Koonwur,) Nerthokally Soobuddra, Kasseenoth, Bhola- noth, Kishennoth, Shib Soondry, Bejoykishen, Bhoobunnessuree, Raj- kishore, Radhabenode Dass,	8076	12	2 5	448	8	9	Mulberry and Su- gar Cane, &c. &c. &c.
	The abovementioned Estates	are unde	r B	utwa	rra.			
1. Ph. Rokunpore,	Juddonoth Sandial,	69762	12	11	3706	13	10	1
2. Kist. Ph. Futtehsing,	Rajah Kishen Chand, }	46326	4	9	7005	12	3	
7. Hooda Shekhaleepore,	Doolah Debya, &c.,	9848	11	4	581	4	10	İ
14. Hooda Poorcosuttumbatty,	Shibnarain Ghose,	8356	8	2	791	10	6	There tonds
16. Hooda Pautkabatty,	Meah Murzan, &c.,	11530	4	3	219	7	2	These Lands pro- duce Indigo, Paddy,
27. Dihee Gunkur Churka,	Set. Bejoygobind, &c.,	14886	12	10	1828	8	4	Mulberry, and Su- gar Cane.
64. Kist. Ph. Dyanugger,	Fugeeroollah Chowdry, &c.,	9590	19	8	1038	15	3	
62. Turf Mooneeah Dihee,	Moheshchunder, &c.,	12916		97562	1221	8	6	
1. Hoods Ecooree, &c. for	(Relah Kishen Chand)	010		- 1			-	
the balance of Kist Ph. Futtehsing,	Ramchand Singh,	105428	8	8	24884	7	9	j

Moorshedabad Collector's Office, the 18th October, 1841.

PIERCE TAYLOR, Collector.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

Bublished by Authority.

WEDNESDAY, OCTOBER 27, 1841.

FORT WILLIAM. LEGISLATIVE DEPARTMENT,

Тие 18тн Остовек, 1841.

The following Extract from the proceedings of the Right Hon'ble the Governor General in Council, in the Legislative Department, under date the 18th October 1841, is published for general information.

Read a second time the Draft of proposed Act dated the 15th June 1840, and published in the Supplement to the Calcutta Gazette of the 17th of the same month, for the better management of Boats and Catamarans in the Madras Roads and for the amendment of certain Harbour Regulations.

Resolution.—The Right Hon'ble the Governor General in Council resolves that the following Amended Draft on the subject be re-published for general information:

ACT No. - or 1841.

For the better management of Boats and Catamarans in the Madras Roads and for the amendment of certain Harbour Regulations.

I. Whereas it is expedient to make Regulations for Boats and Catamarans employed in the Madras Roads, with a view to the better preservation of good order, the prevention of smuggling, and the general protection of life and property, and whereas certain Rules now in force for the Harbour of Madras require amendment,—

It is hereby enacted, that from and after the 1st day of January next, no person either as Owner or Servant shall use or employ, or be employed in, any Boat or Catamaran to carry Passengers, Goods or Letters, to or from any Ship or Vessel lying in the Madras Roads and Shore, unless such Owners or Owner of Boats and Catamarans shall have previously received a License, and unless the Boat or Catamaran which such Owners or Owner, Servants or Servant shall so use, has been registered as hereinafter mentioned, and in case any person who has not received such License shall employ or he employed in a Boat or Catamaran for the purposes aforesaid, or such Boat or Catamaran shall not have been so registered, such person shall be liable to a fine not exceeding the sum of 50 Rupees on conviction before a Justice of the Peace, as that Justice shall direct, and the Boat or Catamaran shall be liable to be seized by the orders of any Justice of the Peace and forfeited.

II. And it is hereby enacted, that upon the Master Attendant being satisfied that any such Boat is of the proper dimensions and capacity, and that the same is seaworthy, and of a proper quality for the purposes aforesaid, and upon the application of the Owner of any such Boat or of any Catamaran, and upon such Owner delivering to him a written paper signed by such Owner specifying his name, occupation and place of residence, and the names and places of residence.

of all such Boatmen or other persons as shall be employed by such Owner in and about the navigation, and management of such Boat as particularly as may be, and also sub-cribing to a declaration in writing that he fully understands all the provisions of this Act and those contained in the Subsidiary Rules to the same Act, it shall and may be lawful, and the said Master Attendant is hereby required to grant to such Owner a License so to use the same in which License (if of a Boat) shall be expressed the dimensions, the number of Passengers or the quantity of Goods which such Boat shall be permitted to take and carry, and every such License shall also contain a number for such Boat or Catamaran, and the name or names, occupation or occupations, and place or places of residence of the Owner or Owners thereof, and the number of the Servants or Crew who shall be used or employed to row or navigate the same, and their names and places of residence respectively all of which particulars shall be entered in a book or Registry for that purpose to be kept by the Master Attendant, and so often as the property in any such Boat or Catamaran, or any share of the same shall be transferred, every Owner of such Boat or Catamaran shall produce his License before the said Master Attendant, new Owner shall also deliver to him a written paper signed by such new Owner specifying his name, occupation and place of residence, and the names and places of residence of all such Boatmen or other persons as he shall employ, or propose to employ in and about the navigation and management of such Boat as particularly as may be, and shall also subscribe to a declaration in writing that he fully understands all the provisions of this Act, and those contained in the subsidiary Rules to this Act, all which said particulars shall be duly entered by the said Master Attendant in a new Registry to be made by him of such Boat or Catamaran, and thereupon a new License to use such Boat or Catamaran expressing and containing the same particulars as are hereinhefore provided to be expressed in the original License shall be granted by the said Master Attendant, and whenever any such Owner or Owners, or any of the Boatmen or other persons employed to manage or navigate any such Boat or Catamaran shall change his or their place of abode notice of such change of abode shall be delivered to the said Master Attendant by the said Owner, in order that such new place of abode may be entered in the Registry and License. In wilful neglect or default of which notice of change of Ownership or of the persons employed to row or navigate any such Boat, or of his or their or any or either of their change of residence, for the space of eix days after any such change of residence, the Owner shall forfeit a sum not exceeding 50 Rupees on conviction before a Justice of the Peace, as that Justice shall direct, and for every such new Registration to be made by the said Master Attendant as aforesaid he shall be entitled to charge by way of fee the sum of one Rupee, and for every new License thereof the sum of one Rupee.

III. And it is hereby enacted, that in order to enable the said Master Attendant to grant a correct Licence of the Registry of every such Boat previous to the Registry of any Boat requiring such License, the said Master Attendant or his Deputy shall in the presence of the Owner of every such Boat or any other per on duly appointed by such Owner, cause each such Boat to be surveyed and measured, and in case the same shall not in the judgment of the said Master Attendant or his Deputy be of the proper dimensions and capacity and sea-worthy and of the proper quality for the purposes aforesaid, no Registry shall be made nor License be granted, until every such defect in the admeasurement, sea-worthiness and quality of the said Boat shall have been rectified by the Owner thereof, and for every such survey and admeasurement a fee of three Rupces shall be paid by the Owner of any such Boat to the said Master Attendant.

IV. And it is hereby enacted, that the said Owner or Owners of every such Boat shall forthwith paint in black English figures, not less than six inches in length upon a white ground, such white ground having a margin of at least three inches beyond the outermost part of the figures, on a conspicuous part of the bow on one side and of the quarter on the other, and in a legible and distinct manner from left to right, the number in such Registry and License mentioned, and if any person shall fraudulently paint or counterfeit or cause or permit to be painted or counterfeited upon any Boat, any figure not having been duly registered, every such person shall forfeit the sum of 100 Rupees, and every such Boat shall also be forfeited.

V. And for the better prevention of fraud or omission in the painting, the figures hereinbefore provided to be painted on all Boats, let out for hire as well as for the better distinguishing and identifying such Boats and Catamarans as have been registered and licensed, it is hereby enacted, that so often as any Registry is made the said Master Attendant shall cause the number in the same to be cut or branded in the most common "native characters, in some part or parts of every such Boat and Catamaran, and if the Owner or Owners of any such Boat shall neglect or refuse to keep painted, cut or branded any figure hereinbefore required to be painted, cut or brauded, on any such Boat or Catamaran, in a fair and legible condition, or if he shall paint, cut or brand the same in a different manner or on a different part of such Boat than is hereinbefore provided, or shall wilfully erase, obliterate or in any way hide or conceal the same, or if the Owner of any such Boat or Catamaran shall knowingly permit any such act to be done, he shall forfeit a sum not exceeding 100 Rupees on conviction before a Justice of the Peace as that Justice shall direct, and if any person not being such Owner shall be guilty of or shall assist in any such incorrect painting, cutting, branding, erasure or concealment, he shall forfeit one moiety of the penalty in this Article imposed.

VI. And it is hereby enacted that every Boat of of the description and dimensions now in use (that is to say) not more than thirty three feet in length,—nine feet in breadth, and four feet four inches in depth, nor less than thirty feet in length, six feet in breadth and three feet six inches in depth, which shall be so licensed and Registered as aforesaid, shall be manned with not less than two Steers-men, eight Rowers and one Baler, and shall if required be obliged to carry at one time any number of Passengers not exceeding fifteen, or any quantities of goods not exceeding the quantity mentioned in the Schedule hereunder written; and in case Boats of different construction and dimensions shall be Licensed and Registered they shall be manned in such manner and shall be obliged to carry such Passengers or such a quantity of Goods as the Master Attendant shall direct and shall express in the Licence under the penalty of 50 Rupees.

VII. And it is hereby enacted, that if any Boat be loaded with Passengers or Cargo beyond the number

or quantity specified in the License granted to such Boat the Tindal of such Boat shull be liable to a fine not exceeding 5 Rupees for every such surplus Passenger and for every weight of such Cargo beyond such specified quantity, and the owner of such Boat shall be liable to a fine of 50 Rupees on conviction before a Justice of the Peace, for every such surplus Passengers or surplus weight of Cargo.

VIII. And it is hereby enacted, that no Boat or Catamaran so licensed shall leave the shore before Gun Fire in the Morning, nor after five o'clock in the Afternoon, nor shall remain alongside any Ship or Vessel after 6 o'clock in the Afternoon without leave from the Master Attendant or his Deputy, who shall be at liberty to prevent any Boat or Catamaran from putting off to or from the shore when in his judgment the doing so would be attended with danger, on which occasions the Master Attendant shall hoist at the mast head of his Flag-staff the following flags, viz. ; and in case any person offend against

this clause he shall be liable on conviction before a Justice of the Peace to forfeit and pay a sum not

greater than 30 Rupees.

IX. And it is hereby enacted, that on the 15th day of in every year the Owners of Boats and Catamarans which shall have been so Licenced and Registered as aforesaid shall expose them and their Crews on the Beach for the inspection of the Marine Board, and the Master Attendant shall once in every month or oftener and as often as he may think necessary, require the Owner of the said Boats and Catamarans, or any one or more of them to expose them and their Crews on the Beach for his inspection ; and in case any Owner shall neglect or refuse so to expose a Boat or Catamaran belonging to him, and in case, on any Boat or Catamaran being so exposed the Master Attendant shall deem it unseaworthy, or that its Crew is in an inefficient state, he shall suspend the License granted in respect thereof until the said Boat or Catamaran shall have been repaired and the Crew rendered efficient to the satisfaction of the Master Attendant—and it is hereby declared, that in case the Owner of any such Boat or Catamaran shall refuse or neglect to make such necessary repairs to the same and to render efficient the Crew thereof, within one month after such inspection, the License shall altogether be withdrawn from such Boat.

X. And it is hereby enacted, that Grain shall be landed within the space between the north angle of the Custom House and Clive's Battery, and all other Goods, excepting Timber, shall be landed within the space between the north angle of the Custom House and the south angle of Bentinck's Buildings, and that Timber may be landed any where if the permission of the Collector of Sea Customs be first obtained, and if such permission shall not have been obtained it shall be landed within the space between the north angle of the Custom House and Clive's Battery, and in case any person shall land or be engaged in attempting to land any Goods otherwise than as before directed, every such person shall be liable to pay on conviction before a Justice of the Peace a sum not greater than 100 Rupees as that

Justice of the Peace shall determine.

XI. And it is hereby enacted, that all Vessels other than those commonly known as Native Vessels or Donies shall anchor in the South Roads the North Angle of the Fort being one point, and the Master Attendant's Fing-staff the other, and all Vessels commonly known as Native Vessels or Donies shall anchor in the North Roads, the North Angle of the Custom House being the Southern, and the Village of Royapooram the Northern point, and the Owner of any Licensed Boat or Catamaran, on holding (except at the request of the Master Attendant) communication with a Vessel which shall be anchored otherwise than as aforesaid, shall on conviction thereof before a Justice of the Peace, be liable to pay a sum not eater than 10 Rupees as such Justice of the Peace shall direct.

XII. And it is hereby enacted, that the Owner or Owners of all Boats and Catamarans kept for the purpose of being commonly let out for hire shall when the same shall not be engaged in doing actual service for hire, by themselves or their Agents give daily attendance at the Boat Office from 5 A. M. until 6 P. M. so as to be ready to provide upon immediate notice their Boats or Catamarans for service or hire, and that for any neglect in so giving attendance (unless occasioned by sufficient excuse) such Owners shall be punishable by a Justice of the Peace on conviction by a fine not exceeding

XIII. And it is hereby enacted, that if any Owner of a Boat or Catamaran so licensed, or any person deputed by him shall demand a rate of hire beyond that which is sanctioned by Schedule under the several circumstances and restrictions therein prounder the vided for, he shall on conviction before a Justice of the Peace forfeit the sum of 10 Rupees, together with the amount of such hire.

XIV. And it is hereby enacted, that any Owner of a Boat or Catamaran so licensed, "and kept "or employed for the purpose of being let out "commonly on hire," or any person deputed by him, refusing to let on hire such Boat or Catamaran, for public or private use, and within the hours and in the terms specified in the Schedule to this Act, without assigning such cause for his refusal as shall be deemed satisfactory or reasonable to the Justice of the Peace trying such offence will, on conviction before a Justice of the Peace, be liable to the penalty of 20 Rupees, and for a second refusal to a fine of 100 Rupees and to the forfeit of his license.

XV. And it is hereby enacted, that if any Boat-man or Boatmen serving in any Boat or Catamaran kept and employed for the purpose of being let out commonly on hire to carry Passengers, Cargo or Letters, shall by wilful neglect or desertion of his duty, cause any impediment to the service of any such Boat or Catamaran, he or they shall for the first offence be liable to receive corporal punishment not exceeding three dozen lashes on conviction before a Justice of the Peace, and if life shall have been thereby endangered, or in case of a second offence, he or they shall be committed to hard labour for a term not exceeding six months.

XVI. And it is hereby enacted, that the Owners of Boats and Catamarans, which are kept or employed for the purpose of being commonly let out for hire, shall keep and provide for service during the night, that is to say, from six o'clock in the Afternoon until six o'clock in the Morning at least, ten Boats and four Catamarans with their respective crews, according to a course of rotation to be specified by the Master Attendant on the 1st day of every current month, and to be notified in writing on some conspicuous part of his Office as regards the particular nights for the attendance of particular Boats and Catamarans, and every Owner of any such Boat or Catamaran, who shall fail to provide his Boat or Catamaran without assigning such excuse for such failure as shall be deemed satisfactory or reasonable to the Justice of the Peace trying such offence shall, if the Owner of a Boat, on conviction before a Justice of the Peace be liable to a penalty of 20 Rupees, and for a second offence to the penalty of 50 Rupers, and if the Owner of a Catamaran be liable to the penalty of 5 Rupees for a second offence to the penalty of 10 Rupees.

XVII. And it is hereby enacted, that every Boat kept and employed for the purpose of being commonly let out for hire as aforesaid, shall be kept well and completely dunnaged and seaworthy, and in default thereof, the Owner or Owners of every such Boat or Boats shall, upon conviction before a Justice of the Peace, forfeit for each instance of neglect the sum of 5 Rupees, and if any Goods or Cargo shall have received injury or damage thereby, the sum of 20 Rupees besides and over and above any legal liability to compensate such loss, and if life shall have been endangered thereby, a sum not exceeding 100 Rupees, and also be liable at the discretion of such

Justice to have his license for such Boat revoked.

XVIII. And it is hereby enacted, that if any communication by Boat or Catamaran is held with any Ship or Vessel in the offing, or beyond the limits of the Antorage before the Master Attendard's Report Boat or Catamaran has boarded such Ship or Vessel, the Owner of such Boat or Catamaran shall forfeit the sum of 20 Rupees, and if any attempt is made to hold such a communication without the permission of the Master Attendant, he will incur a penalty of 10 Rupees.

XIX. And it is hereby enacted, that it shall be lawful for the Master Attendant or his Deputy, the Collector of Sea Customs or his Deputy, and all Sitting Magistrates and qualified Justices of the Poace, or such person or persons as he or they shall by under their hands duly authorize for that Warrant purpose from time to time to go on board any Boat or Catamaran, and to search all parts of such Boat or Catamaran for prohibited or uncustomed or smuggled Goods, and also to examine into all Packages, Boxes or Baggage of whatever description, within or upon such Boat or Catamaran or landed therefrom, provided such Master Attendant or his Deputy or other person to be appointed as aforesaid, shall have good reason to suppose that any such Package, Box or Baggage contains any smuggled or prohibited Goods, and they shall likewise have power and authority to search any person or persons on board any such Boat or Catamaran, or who may have landed therefrom, provided such Master Attendant or his Deputy or other person appointed as aforesaid, shall have good reason to suppose that such person or persons hath or have any uncustomed, smuggled or prohibited Goods, secreted about his or her person; provided always, that no female shall be searched by any other person than a female duly authorized for that purpose by the Col-lector of Customs; and it is hereby further enacted, that if any person shall resist to impede any or either of the said parties hereinbefore authorized to go on board, examine and search as hereinbefore provided in the execution of their duty, or in any manner prevent the performance of such duty, every such person shall be liable according to the circumstances of the case and the quality of the party offending, upon conviction be-fore a Justice of the Peace to a fine not exceeding 100 Rupees, or to imprisonment with or without hard labour on the roads or otherwise for a period not exceeding six months, and in case any such offence be committed by any Owner of a Boat or Catamaran such Owner shall likewise forfeit his license.

XX. And it is bereby enacted, that the Sections III., IV., VII., VIII., IX., and X. of the Rule, Ordinance and Regulation passed by the Governor in Council of Fort St. George, commonly called the Marine Police Regulation, be hereby cancelled and repealed.

XXI. And it is hereby enacted, that the jurisdiction and authority ordained to be exercised by the Master Attendant and Deputy Master Attendant for the time being of the Port of Madras, jointly or severally as Justices of the Peace, by virtue of the herein-before recited Regulation, shall and may be exercised (as regards such parts of the said Regulations not hereinbefore repealed) by any Justices of the Peace in and for the Presidency of Madras in like manner jointly or severally.

XXII. And it is hereby further enacted, that every person whatever who either as Owner or Servant, shall use or employ or be employed in any Boat or Cata-maran in the Madras roads, shall be amenable to Sections XI., XII., and XIII. of the above recited

Regulation.

XXIII. And it is hereby further enacted, that Section XXXVI. of the above recited Regulation shall hereafter apply to the fixing up at the Offices therein mentioned copies of the same, omitting all other notice of those Sections thereof which are by this Act repealed, save that the same are so repealed.

XXIV. I And it is hereby enacted, that all pecuniary forfeitures and penalties had or incurred under or against this Act, shall and may be heard and determined by any Justice of the Peace of the Town of Madras, who is hereby empowered and authorized to hear and determine the same, and to issue his summons or warrant for bringing the party or parties com-plained of before him the said Justice, and upon his, her or their appearance or contempt and default to hear the parties, examine witnesses and to give judgment or sentence according as in and by this Act is directed; and it is hereby further declared that it shall be lawful for any Justice who may have adjudged any preuniary penalty under the provisions of this Act to award and issue out a warrant or warrants under his or their hands and seals for the paying of such forfeitures and penalties as may be imposed or adjudged upon the Goods and Chattels of the offender and cause sale to be made of the same if they shall not be redeemed within six days, rendering to the party the overplus, if any, after deducting the amount of such forfeiture or penalty, and the costs and charges attending the levying thereof, and in case sufficient distress shall not be found, and such forfeitures and penalties shall not be forthwith paid, it shall and may be lawful for the Justice as last aforesaid, and he is hereby authorized and required by warrant or warrants under his hand and seal to cause such offender or offenders to be committed to prison there to remain for any time not exceeding unless such forfeitures and penaltics and all reasonable charges shall be sooner paid and satisfied, and that all the said forfeitures when paid and levied shall, after deducting all necessary charges and also a compensation not exceeding one-third to be settled and ascertained by the said Justice before whom the conviction may take place, and to be given to the Officer or other persons giving information and prosecuting to be applied and disposed of according to the directions of the Honorable the Governor in Council.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 18th day of November next.

T. H. MADDOCK, Secy. to the Govt. of India.

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The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, OCTOBER 27, 1841.

FORT WILLIAM.

GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy, to the Govt.

FORT WILLIAM, FINANCIAL DEPARTMENT,

THE 19ти NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs and 6 of the despatch of the Hon'ble Court of Direcdated 17th August, prescribing the same for future observance :

TERMS AND CONDITIONS

MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors and the state of the st tors may approve: and that they be subject to the con-trol of the Court of Directors until the lien of the Company upon the Consignment shall have been sa-

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such

Ascertained value will be made.

The rate of Exchange adorders.

The rate of Exchange to be determined from time at the place where the Advance is made under the Court's at the rate of— For re-payment of dvance, Bills of Ex-3đ.-

s. d.

deliverable to the East India Company, or endorsed to the order of the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on be-half of the East India Company, as the Parties inter-ested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th .- In case of default being made either in acceptance, or payment of the Bilia, the Court of Directors to be authorized, in such manner and at such times as to be anthorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents. Government or Agents.

6th .- An Agent in England shall be appointed for 6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directora shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent. Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Sti.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable. interest is chargeable.

9th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to Insure the Goods, the expense of which shall be reimbursed to them previously to neir making over the Goods to those Parties or their Agents.

1-15

10th. Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,

Sery. to the Govt. of India.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 3D JUNE, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Rupee, until further Orders, In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1838 and 27th November 1839.

Published by order of the Right Hon'ble the Government

Published by order of the Right Hon'ble the Gover-

nor of Bengal,

G. A. BUSHBY,

Secy. to the Govt. of Bengal.

FORT WILLIAM. LEGISLATIVE DEPARTMENT,

THE 11TH OCTOBER, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council, on the 11th October 1841, is hereby promulgated for general information :

ACT No. XXII. or 1841.

For amending the Law with respect to rates for Municipal purposes within the Town of Madrus.

I. Whereas it is expedient to specify the parti-cular purposes to which rates assessed on houses, buildings and grounds in Madgas shall be applied; and to abolish the practice which has hitherto prevailed, of levying five per cent. on the annual value of all houses, buildings and grounds, without referor all noises, buildings and grounds, without reference to the amount necessary for accomplishing the purposes of the rates; such per centage being inadequate for the purposes to which the rates have hitherto been deemed applicable. And whereas it is expedient to make the per centage leviable by quarterly or other convenient rates on the annual value of terly or other convenient rates on the annual value of property to depend entirely on the expenditure necessary for accomplishing, in an efficient manner, the purposes to which the rates shall henceforth he applicable, and providing for all incidental expences and casual deficiencies or defaults. And whereas it is expedient to subject the collection and administration of the funds raised for Municipal purposes in the various districts of the Town to the management of the rate-payers thomselves within such districts respectively, whenever they are desirous of undertaking the same; and are willing to enter into proper arrangements for the nursons. And whereas

it is expedient to modify the provisions of the Statute 83, Geo. 8, Cap. 52, in regard to assessments for the Town of Madras in order for the better collec-tion of the same, reserving all the authority of such Statute in matters not inconsistent with this Act;

Statute in matters not inconsistent with this Act;

It is hereby enacted, that the assessments which by the Statute 33, Geo 3, Chap. 52, are authorized to be made for the Town of Madras, shall be applicable to the following purposes only, viz lighting and watering the roads and streets, and cleansing and repairing the same and the drains of the said Town.

II. And it is hereby enacted, that the assessment and rates made under the authority of the said Statute shall be sufficient for accomplishing, in an efficient manner, the purposes mentioned in the last Section, for discharging all incidental expenses, and for making up deficiencies and defaults of every kind whatsoever. Provided always, that no rate shall be made exceeding the amount of five per cent on the assessed value of property without the sanction of the Governor in Council of Fort Saint George in Madras. Madras.

Madras.

111. And it is hereby enacted, for the encouragement of the control and supervision of the assessment and collection of the rates and the management thereof within particular divisions being undertaken by the rate-payers themselves, the Justices at their Quarter Sessions shall publish quarterly or as required by the Local Government the particulars of all s laid out, and of all the expences of collection deficiencies during the preceding quarter within three or more divisions of the Town to be indicated by the Governor in Council of Fort Saint George in Madras before this Act shall be allowed to come into operation or such other divisions as the Governor in Council of Fort Saint George in Madras may from time to time direct, so long as the assessment, collection or management of the rates for such divisions shall

or management of the rates for such divisions shall remain under the jurisdiction of the Justices.

IV. And it is hereby enacted, whenever two-thirds in number and value of the rate payers of any of such respective divisions shall apply to the Governor in Council of Fort St. George in Madras, to undertake themselves the assessment, collection and management of the rates of such division, or any or either of these trusts, it shall be lawful for the Governor of Fort St. George in Madras to authorise the same accordingly, at his discretion; provided always that such majority of rate payers shall present a scheme which shall obtain his full approbation for the safe and efficient execution of the trusts, the transfer of which from the present authorities is sought for. Provided always that in any such arrangement, the amount to be levied in any particular division shall not be considered as necessarily limited by the amount expended within such division, but shall be adjusted by the Governor in Council of Fort St. George in Madras upon reference to all local circumstances.

V. And it is hereby enacted that for the leastern.

reference to all local circumstances.

V. And it is hereby enacted, that for the better assessment and collection of rates under this Act, it shall be lawful for the Governor in Council of Fort St. George in Madras, to appoint such Assessor or Assessors, Collector or Collectors, and to make such union of the offices of Assessor and Collector, and to prescribe such rules and take such securities for the due execution of this Act by the person or persons em-ployed in assessments and collections and in the ployed in assessments and collections and in the management of the rates collected as he shall deem

expedient.
VI. And it is hereby enacted, that it shall not be

VI. And it is hereby enacted, that it shall not be necessary in any assessment rate or warrant of diatress under this Act to specify the names of the owners or occupiers of houses, buildings and grounds; but it shall be sufficient if every property rated be identified, and in the case of houses numbered in any street, that the name of the street and number of the house rated be particularly specified.

VII. And it is hereby enacted, that the Goods and Chattels of the owner of any property rated shall be seizable any where (except where property is concealed as hereinafter mentioned) for deficiency in the payment of rates. And all property which shall be found upon any promises rated, shall be seizable for any arrears which may be due for a period of one year immediately preceding such seizure. And in the case of the seizure of the property of a tenant under such circumstances, he may deduct the amount of the levy from the next payment of his rent.

of the levy from the next payment of his rent.

VIII. And it is hereby enacted, that where there is ground to suspect that property liable to distress under this Act is concealed in any repare, the Officer charged with the execution of the warrant shall.

make a special report to the Justice granting the same, who shall thereupon follow, as closely as is practicable, the rules for the seizure of property in like cases adopted by Her Majusty's Supreme Court of the Presidency.

IX. And it is hereby enacted, that it shall be law-

1X. And it is hereby enacted, that it shall be law-ful for any one Justice of the Peace for the Town of Midras to issue a Warrant of Distress for the recovery of the arrears of Assessment under this Act, or under the Statute 33. Geo. 3, Ch. 52, and every such War-rant shall have the same force and effect as if it were under the hands and seals of two such Justices.

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT, THE 11th October, 1841.

The following Act passed by the Right Hon'ble the Governor General of Iodia in Council on the 11th October 1841, is hereby promulgated for general information :

ACT No. XXIII. OF 1811.

An Act for prohibiting the importation of Rum and Rum Shrub into the Presidency of Fort St. George in Madras.

- George in Madras.

 I. It is hereby enacted, that if any person after the passing of this Act, lands or attempts to land, or shall introduce by land in any part of the Territories subject to the Government of the Presidency of Fort St. George in Madras, any flum or Rom Shrub, which is the produce of any foreign Country, or of any British possession into which foreign Sugar or Rum can be legally imported, such Rum or Rum Shrub shall be seized by the Collector of the Customs, or by any other Officer authorized to seize and detain Contraband Goods, and shall be Irought to confiscation according to the Rules in force for confiscation of such Rum or Rum Shrub in the Governor in Council has authorized the importation of such Rum and Rum Shrub into any Pistrict tion of such Rum and Rum Shrub into any of the Territories aforesaid by an Order in the Official Gazetic.
- II. And it is hereby enacted, that if any owner of Rum or Rum Shrub, the produce of the said Territories, or the duly authorized Agent of such Owner, be desirous to obtain a Certificate of origin from the be desirous to obtain a Ceruficate of origin from the Collector of Assistant Collector of the Lama or Customs Revenue of any District within the said Territories, or from any other Officer appoints by the Governor in Council to give such Certificates, such Owner or Agent shall, in the presence of the Officer from whom he desires to obtain such Certificate, make and sub-eithe a Declaration in the Form contained in the Scheduly between the in the Form contained in the Scheduly between the interest of a contained in the scheduly between the interest of a contained in the scheduly between the contained in t and to the said Declaration shall be append da Cer-tificate to its verify from any Government Officer who may be attached to the Distillery whose such Rum or Rum Shrub is declared to have been manufactured in the form prescrib d in the said Schedule A.
- III. Addit is hereby enacted, that if the District he one into which the Governor in Council has not, by any Order, authorized the importation of Foreign Sugar or Rum, or of Sugar or Rum the growth or produce of any British Possession into which Foreign Sugar or Rum can be legally imported, then the Officer before whom such a Declaration as is aforessid shull based so made, shall grant under his hand and soal to the Declaranta Certificate in the form contained in the Schedule hereant a annexed form contained in the Schedule hereunte annexed marked B.
- marked B.

 IV. And it is hereby enacted, that every person who intends to ship Rum or Rum Shrub from any place within the said Territories for any part of the United Kingdom, shall be entitled to produce to the Collector of Customs at that place, or to any other Officer who may have been appointed by the Governments of the respective Presidencies to act on that behalf in place of the Collector of Customs a Certificate, auch as is above described, and also in the presence of the Officer to whom he has so produced such Certificate to make and subscribes Declaration in the form contained in the Schodule hereuntoning are marked Certificated. nexed marked C.

V. And it is hereby enacted, that the Officer to whom such a Certificate shall have been so produced, and before whom a Declaration in the last mentioned form shall have been so made and subscribed, shall unless to see cause to deem such Declaration featurely and only the person who has made dulent and untrue, grant to the person who has made the last mentioned Declaration a Certificate in the form contained in the Schedule hereunto annexed

VI. And it is hereby enacted, that the Owner of Rum or Rum Shrub intended for exportation under this Act, or the duly authorized Agent of such Owner shall not be entitled to any of the Ceroficates described in this Act unless such Rum or Rum Shrub shall be the produce of a Distillery worked according to law in the European method under Liceuse from the Board or other authority vested with the management of the Revenue derived from the Abkarry or Tax on Spirits.

VII. And it is hereby enacted, that the Rum and Rum Shrub manufactured for exportation to the United Kingdom under this Act at any Liceused Distillery shall be manufactured pure without admixture of Spirits made from Rice, Grains, or any

Distillery shall be manufactured pure without admixture of Spirits made from Rice, Grains, orany other substance or substances not being the produce of the Sugar Cane or of the Date or Palm-tree, and shall be so declared and verified at the time of appli-cation for a Certificate of Origin according to the form of Schedule A.

VIII. And it is hereby enacted, that if any Rum VIII. And it is hereby enacted, that if any Rum or Rum Shrub that may be brought to any Custom House for exportation under this Act shall be found to be adulterated or mixed contrary to the above prohibition, the same with the casks or materials in which it is contained shall be seized and confiscated, and the party or parties upon whose Declaration Certificate of manufacture free from adulteration or mixture may have been granted for the admission of such Rum or Rum Shrub to the privilege of exportation under this Act, as well as the party or parties who may have verified such Declaration, shall be proceeded against for the false and fraudulent Declaration as hereinunder prescribed.

IX. And it is hereby enacted, that any person IX. And it is hereby enacted, that any person who shall in making any Declaration under the authority of this Act, knowingly affirm an untruth, shall on corviction thereof before such Court as would be competent to try such person for perjury, be punished as in cases of perjury; and every person precenting another person to affirm such untruth shall be hable to be punished as in cases of subornation of perjury, and any Officer of Government subscribing an attestation to the verify of such Declaration knowing the same to be untrue, shall be subject to a like penalty as the false Declarant, be sides dismissal from the employment of Government

X. And it is hereby provided, that not with seand-X. And it is hereby provided, that notwiths anding any thing in this Act contained, no personantending to manufacture Rum or Rum Shinh, within the Presidency of Madros shall establish a Dosiliery for such purpose without making application for a licence in manner directed by Reg. 1, of 1820 of the Madras Code; and every person manufacturing Rum or Rum Shrub within the Madros Presidency, withouthaving first obtained such license, shall be liable to the penalties provided in that Regulation.

SCHEDULE A.

I, A B., solemuly declare that all the Rum or Rum Shrub hereinunder described is the produce of the Licensed Distillery named _______in the District of _______, and that the said Rum or Rum Shrub is the produce of the Sugar Cane, Date, or Palm-tree, and wholly free from any admixture of Spirits manufactured from Rice, Grains, or any other substance whatever.

(Signed)

- 18 ---- day of -The -

* I, B. B., Government Officer in charge on the part of Government of the ______ Distillery, do hereby certify that the above is a true and correct Declaration,

B. B. Govt. Officer attached to the - Dietillery .

. This Declaration must be drawn out before the Rum leaves the Distillery in order that the attesta-tion of the Government Officer may be attached.

Description of the - to which the above Declaration relates. Number and denomination of Packages. .≡ Average strength by Sykes a Hy-Marks of Packages. Quantity i Quality. A. B. (Signed) - day of -- 18-Collector's number of (Signed) Y. Z., Collector. Seal of the Collector. SCHEDULR B. aubstance than the Sugar Cane, Date or Palm-tree, and that the importation of Foreign Sugar and Rum and of Sugar and Rum the growth or produce of any British possessions into which Foreign Sugar and Rum can be legally imported, is prohibited in the said District of _______. C. D. (Signed) This - day of -SCHEDULE C. I, E. F., Shipper of the Rum or Rum Shruh here-inunder described, solemaly declare, that all the Rum or Rum Shrub hereinunder described, is, to the best of my knowledge and belief, the same Rum or Rum Shrub to which the Certificate now produced by me relates. (Signed) Description of to which this Declaration relates. Neme of Mas-ter of Ship or Vessel. Number and denomination of Packages. Name of Ship or Vessel. Quantiry i Quality. (Signed B. F. The - day of -- 18-SCHEDULE D. I, R. W., Collector of Customs, (or being an Officer appointed by the Governor in Council to act in this behalf) for the Part of cortify under my hand and seet, that there has been preduced to make E. T. the Shipper of

prohibited in the said District.

L. S. R. W., (Signed) Collector of Customs. --- 18. - day of -Description of the to which the Certificate relates. Ship or Number and denomination of Packages. Name of Ship or Vessel. Average Strength by Sykes's Hy-drometer. Quantity Gallons. Quality. Name of Ster of S

> (Signed) R. W., Collector of Customs. T. H. MADDOCK, Sery. to the Govt. of India.

FORT WILLIAM. LEGISLATIVE DEPARTMENT.

Тик 18ти Остовев, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general information:

ACT No. XXIV. or 1841.

Act No. XXIV. of 1841.

An Act for the greater uniformity of the Law administered by Her Majesty's Supreme Courts with that administered in England, in regard to the undisposed residue of the Effects of Testators; Illusory Appointments; the transfer of Estates by persons under disabilities pursuant to the direction of Courts, and the better management of the property of such persons, and other like matters.

and the better management of the property of such persons, and other like matters.

I. It is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 40, entitled "an Act for making better provision for the disposal of the undisposed of residues of the Effects of Testators," shall be extended to the Territories of the East India Company as far as it is applicable to the same. Provided that this Act shall take effect from the first day of January next, which day is substituted for the first day of September mentioned in the Statute.

II. And it is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 46, entitled "an Act to alter and amend the Law relating to Illusory Appointments," and the Statute XI. George IV. and I William IV. Ch. 65, entitled "an Act for consolidating and emending the Law relating to property belonging to infants, feme coverts, idiots, lunatics and persons of unsound mind" shall, from the first day of January next, be extended to the Territories of the East India Company, as far as it is applicable to the same.

III. And it is hereby enacted, that the Statute XI. George IV. and I. William IV. Ch. 60, entitled "an Act for amendiage the Laws respecting conveyances and transfers of Estates and Funds vested in Trustees and Mortgagees, and for enabling Courts of Equity to give effect to their Decrees and Orders in certain cases," except so much thereof as provides that it shall not extend to sases of partition, shall, from the first day of January next, be extended to the territories of the East India Company, as far as it is applicable to the same, and all provisions contained in the last mentioned Statute relating to the Lord Chancellor of Great Britain, intrusted as thereis is mentioned, or to a Courts of

Chancery, or their Decrees, shall be applicable to Her Majesty's Supreme Courts of the respective Presidencies. And the indemnity and discharge mentioned in the last Section of the same Act shall be applicable to the East India Company, and all Corporate Societies established within the territories of the East India Company and their Officers and Servants.

IV. And whereas it is expedient to adopt the amendments of the English Law touching the delay of actions, suits, or other proceedings, by reason of

amendments of the English Law touching the delay of actions, suits, or other proceedings, by reason of the parol demurring; and touching conveyances made by Infants under order of Court; it is hereby enacted, that Sections 10 and 11 of the XIth Geo. IV. and 1 William IV. Ch. 47, entitled "an Act for consolidating and amending the Laws for facilitating the payment of debts out of Real Estate," shall, from the first day of January next, be extended to the Territories of the East India Company, as far as it is applicable to the same. applicable to the same.

V. And it is hereby provided, that this Act shall not be construed to affect any case which would not have been governed by English Law as administered by Her Majesty's Supreme Courts previous to the passing thereof, or any proceedings at Law or in Equity commenced before the first day of January

T. H. MADDOCK, Secy. to the Govt. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 18TH OCTOBER, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general in-

ACT No. XXV. of 1841.

An Act for amending the Law concerning imprison-ment for contempts of decrees or orders made by Courts of Equity.

Courts of Equity.

I. It is hereby enacted, that when any person shall have been directed by any Decree or Order in Equity of Her Majesty's Suprome Courts to execute any deed or instrument, or make a surrender or transfer, or to lavy a fine, and shall have refused or neglected to execute, make or transfer or levy the same, and shall have been committed to p ison under process for such contempt or being confined in prison for any other cause shall have been charged with or detained under process for such contempt and shall remain in such prison, the Court may upon motion or petition and upon affidavit that such person has after the expiration of two calendar months from the time of his being committed under or charged with or detained under such process again refused to execute such deed or instrument, or make such surrender or transfer or levy such fine, order or appoint, the Master or Registrar of the said Courts to execute such deed or other instrument, or to make such surrender or transfer for and in the name of such person, and to levy such for a large and to levy such for a large processory to give Registrar of the said Courts to execute such deed or other instrument, or to make such surrender or transfer for and in the name of such person, and to lovy such fine in his name and to do all acts necessary to give validity and operation to such fine, and to lead or declare the uses thereof, and the execution of the said deed or other instrument, and the surrender or transfer made by the said Master or Registrar, and the fine levied by him, shall in all respects have the same force and validity as if the same had been executed, or made or levied by the party himself, and within ten days after the execution or making of any such deed or other instrument, or surrender or transfer, or levying such fine, notice thereof shall be given by the adverse Solicitor to the party in whose name the same is executed or made, and such party as soon as the deed or other instrument or surrender, transfer or fine, shall be executed, made or levied, shall be considered as having cleared his contempt, except as far as regards the payment of the costs of the contempt, and shall be entitled to be discharged therefrom under any of the provisions of this Act applicable to his case, and the Court shall make such order as shall be just touching the payment of the costs of or attending any such deed, surrender, instrument, transfer or fine.

II. And it is hereby enacted, that where a person shall be committed for a contempt in not delication.

Ti. And it is hereby enacted, that where a person shall be counsitted for a contempt in not delivering to any person or persons, or depositing in Court or slawhers, as by any order in Equity of Her Majesty's Supreme Courts may be directed, books, papers or any other articles or things, the Sheriff under any writt of sequentiation shall have the same power, to seem and

take such books, papers, writings or other articles, or things being in the custody or power of the person against whom the sequestration issues, as they would against whom the sequestration issues, as they would have over his own property, and thereupon such articles or things so seized and taken shall be dealt with by the Court as shall be just, and after such seizure it shall be lawful for the Court upon the application of the prisoner, or any other person in the cause or matter to make such order for the discharge of the prisoner upon such terms as to the Court shall seem proper.

prication of the prisoner, or any other person in the cause or matter to make such order for the discharge of the prisoner upon such terms as to the Court shall seem proper.

III. And it is hereby enacted, that the discharge of any prisoner adjudicated upon under the authority of an Act passed in the 9th G. 4 C. 73, intituled "an Act to provide for the Relief of Insolvent Debtors in the East Indies until the 1st day of March 1833," last continued by an Act passed in the 3 and 4 Vic. C. 80, shall and may extend to all process in Equity issuing from Her Majesty's Supreme Courts for any contempt of such Court for non-payment of money, or of costs, charges or expences in any such Court, and that in such case the said discharge shall be deemed to extend to all costs which such prisoner shall be liable to pay in consequence or by reason of such contempt, or on purging the same and every discharge so adjudicated as aforesaid as to any debt or damages of any creditor of such prisoner shall be deemed to extend also to all costs incurred by such creditor before the filing of such prisoner's schedule, in any action or suit brought by such creditor against such prisoners for the purpose of the recovery of the same, and that all persons as to whose demands for any such costs, money, or expences, any such person shall be so adjudged to be discharged, shall be deemed and taken to be creditors of such prisoner in respect thereof, and entitled to the benefits of all the provisions made for creditors by the said last mentioned Acts, subject, nevertheless, to such ascertaining of the amount of the said demands as may be had by taxation, or otherwise, and to such examination thereof as is in the said last mentioned Acts, provided in respect of all claim to a dividend of such Insolvent's Estate and Effects.

IV. And be it further enacted, that in all cases of contempt, where any person or persons are, or is, or

IV. And be it further enacted, that in all cases of contempt, where any person or persons are, or is, or shall, at any time hereafter be in prison under or by reason of any commitment or attachment in Equity directed by or issued out of Her Majesty's Supreme Courts, such Court shall (upon the application of the person or persons against whom such commitment or attachment hath been directed or issued,) have the power if it shall so think fit, to discharge such person or persons from their, his, or her contempt, except as to the costs thereof, for which costs they, he, or she shall remain in custody, and such costs shall be deemed within the provisions of the last preceding Section of this Act—and they, he, or she shall be discharged therefrom, and from the process of contempts in like manner as in the last preceding Section of this Act provided for in cases of process of contempt IV. And be it further enacted, that in all cases of of this Act provided for in cases of process of contempt for non-payment of money or costs. Provided that this Act shall not weaken any of the other powers by this Act given, and that nothing herein contained shall alter or affect the operation of the said Acts for the relief of Insolvent Debtors.

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM.

LEGISLATIVE DEPARTMENT,

Тив 18ти Остовев, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general information :

ACT No. XXVI. or 1841.

An Act for extending in cases governed by English
Law certain provisions of the Statute 3d and 4th
William IV Ch. XLII, entitled "An Act for the
further amendment of the Law and the better
advancement of Justice."

I. Whereas there is no remedy provided in cases governed by English Law for injuries to the Real Estate of any person deceased, committed in his life time, nor for certain wrongs done by a person deceased in his life time to another in respect of his property, real or personal; for remedy there-of it is hereby enacted, that an Action of Trespass or Frespass on the case, as the case may be, may be maintained by the Resenters of Administrators.

of any person deceased for any injury to the Real Estate of such person, committed in his life time, for which he action might have been maintained by such person, so as such injury shall have been committed within six calendar months before the death of such deceased person, and provided such action shall be brought within one year after the death of such person; and the damages when tecovered, shall be part of the personal Estate of such person; and further that an Action of Trespass or covered, shall be part of the personal Estate of such person; and further that an Action of Trespass or Trespass on the case, as the case may be, may be maintained against the Executors or Administrators of any person deceased for any wrong committed by him in his life time to another in respect of his property, real or personal, so as such injury shall have been committed within six calendar months before such person's death, and so as such action shall be brought within six calendar months after such Executors or Administrators shall have taken upon themselves the Administration of the Estate and Effects of such person; and the damages to be recovered in such action shall be payable in like order of Administration as the simple contract

order of Administration as the simple contract debts of such person.

II. And it is hereby enacted, that no wager of Law shall be hereafter allowed.

III. And it is hereby enacted, that an action of debt on simple contract shall be maintainable in any of Her Majesty's Supreme Courts against any Executor or Administrator,

IV. And it is hereby enacted, that it shall be lawful for the Defendant in all personal actions (except actions for Assault and Battery, False Imprisonment, Libel, Slander, Malicious Arrest or Prosecution, Criminal Conversations or Debauching of the Plaintiff's Daughter or Servant, by leave of any of Her Majesty's Supreme Courts where such action is pending, or a Judge of any of the said Courts, to pay into Court a sum of money by way of Compensation or Amends, in such manner way of Compensation or Amends, in such manner and under such regulations as to the payment of costs and the form of plending as the said Judges or such Coarts respectively shall by any rules or orders by them to be from time to time made, order and direct.

V. And it is hereby enacted, that it shall be lawful for the parties in any action or information, after issue joined, by consent and by order of any of the Judges of the said Courts, to state the facts of the case, in the form of a special case, for the opinion of the Court, and to agree that a judgment shall be entered for the Plaintiff or Defordant, by confession or of nollo prosequi, immediately after the decision of the case, or otherwise as the Court may think fit; and judgment shall be entered ac-

the decision of the case, or otherwise as the Court may think fit; and judgment shall be entered accordingly.

VI. And it is hereby enacted, that the name of every witness objected to as incompetent on the ground that the judgment in the Action would be admissable in evidence for or against him shall at the trial be indorsed on the Record or Document on which the trial shall be had, together with the name of the party on whose behalf he was examined by some Officer of the Court, at the request of either party, and shall be afterwards entered on the record of the judgment; and such indorsement or entry shall be sufficient evidence that such witness was examined in any subsequent proceeding in which the judgment shall be offered in evidence.

VII. And it is hereby enacted, that every such Court as aforesaid on the trial of any issue, or on any inquisition of damages, may, if they shall think fit, give damages in the nature of interest, over and above the value of the goods at the time of the conversion or seizure, in all Actions of Trover or Trospass de bonis asportatis, and over and above the money recoverable in all actions on Policies of Assurance made after the passing of this Act.

the money recoverable in all actions on Policies of Assurance made after the passing of this Act.

VIII. And it is hereby enacted, in cases which would be governed by English Law, that it shall be lawful for the Executors or Administrators of any Lessor or Landford to distrain upon the Lands demised for any term, or at will, for the arrearages of rent due to such Lessor or Landford in his life time, in like manner as such Lessor or Landford might have done in his life time.

IX. And it is hereby cuacted, that such arrear-

might have done in his life time.

IX. And it is hereby enacted, that such arrearages may be distrained for after the end or determination of such Term or Lease at will, in the same manner as if such Term or Lease had not been ended or determined; provided that such distress be made within the space of six calendar months after the determination of such Term or Lease, and

during the continuance of the possession of the Tenant from whom such arrears become due: provided also, that all and every the powers and provisions of Law relating to distress for rent shall be applicable to the distresses so made as aforesaid.

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

Тик 18ти Остовев, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 18th of Governor General of India in Council on the 18th of October 1841, is hereby promulgated for general information:

ACT No. XXVII. or 1841.

An Act for appropriating the unclaimed Dividends on Insolvent Estates.

I. Whereas pursuant to the Orders of the Courts for the Relief of Insolvent Debtors at the several Presidencies, divers sums on account of unclaimed Dividends on Insolvent Estates have from time to time been paid over by the Assignces of such Insolvent Estates into the hands of the Accountant General and Sub-Treasurer of the East India Company at such several Presidencies with the privity of the Accountant General of the said Insolvent Courts, to the credit of the persons named in the Schedules as Creditors of such Insolvents respectively;—and whereas it is expedient that in the event of no claim being established to such unclaimed Dividends or any part thereot, within a reasonable time, such Dividends should be distributed among such of the Creditors of such Insolvent Estates as shall have established their claims against such Estates respectively;—

It is therefore enacted, that it shall be lawful for the

It is therefore enacted, that it shall be lawful for the said Courts of Insolvent Debtors respectively in the event of no claim being established to such Dividends or any part thereof, within six years after any Dividend shall have been so paid over, as aforesaid, to order the same to be repaid to such Assignees, to be by them distributed among such of the Creditors of such Insolvent Estates as shall have established their such Insolvent Estates as shall have established their claims against such Estates respectively, and to order such claims to be expunged from such Schedules. Provided that this Act shall not affect the right of any party to be paid such Dividends out of any future Assets, which may come to the hands of the Assignces, together with any future Dividends which may be declared on such Insolvent Estates respectively in the event of any such claim being afterwards established.

II. And it is hereby enacted, that no such unclaimed Dividend shall at any time be distributed under this Act unless a Statement of such unclaimed Dividends be previously published in manner following: One year at least before making any such division as aforesald a Statement shall be published three times in the English language, and also in one or more native languages in the Official Gazettes of the respective Presidencies, which Statement shall contain the names and descriptions as contained in the Scherespective Presidencies, which Statement shall contain the names and descriptions as contained in the Schedules of all parties in respect of whose claims Dividends are reserved, together with the amount of such claims respectively, and shall specify whether any former Dividend or Dividends have been paid in respect thereof, and whether any proof shall have at any time been made of the debt whereby any Dividend may have accrued. Provided always that this Act shall not authorize the distribution of any such Dividend except where no person shall at any time have substantiated any claim to the debt in respect of which such Dividend may have become due.

'III. And it is hereby turber gnacted, that in case it shall appear that any Jasolvent is indebted to any Domestic Servants for Wages, it shall be lawful for such Courts at or before the time of declaring a Dividend to order the amount due for such Wages, but not exceeding in the whole the amount of six months' Wages to be paid to such Sorvants out of the Estate of such Insolvents.

IV. And be it enacted, that this Act shall not take effect until the first day of January 1849.

T. H. MADDOCK. Secy. to the Goot. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT, Тив 18тн Остовев, 1841.

The following Extract from the Proceedings of the Right Hon'ble the Governor General in Council, in the Legislative Department, under date the 18th October 1841, is published for general information: Read a second time the Draft of a proposed Act,

dated the 2d August 1841, and published in the Sup-lement to the Calcutta Gazette of the 4th of the same month, for repressing obstructions to Justice committed in certain Courts of the East India Com-

Resolution.—The Right Hon'ble the Governor General in Council resolves that the following Amended Draft on the subject be re-published for general information :

ACT No. -

I. Whoreas sufficient provision is not made for repressing obstructions to Justice committed in the Courts of the East India Company;—It is hereby enacted that all persons whatsoever, whether generally amenable to the Courts of the East India Company or otherwise, using menacing gestures or expressions, or otherwise, using menacing gestures or expressions, or otherwise obstructing Justice in the presence of any Zillah or City Magistrate, Joint Magistrate, or other Officer under a Magistrate empowered to try Criminal cases, or any Court. Civil or Criminal, of the East India Company, shall be liable to befined by the Authority whose procoordings are obstructed to any amount not exceeding 290 Rupees, or in case such fine be not paid to be imprisoned for any period not exceeding one month. Provided that from the award of punishment in such cases an appeal shall lie, if preferred within one month, to the Authority, Civil or Criminal, appointed by Law to hear appeals in all other cases from the decisions of the Officer by whom the fine was imposed; and pro-vided also that notwithstanding any thing in this Act it shall be lawful to indict any person amenable to Her Majesty's Supreme Courts as for a misdemeanor in any of the cases aforesaid sustainable before this Act, if no proceeding shall have been had against the offender in the Court where the offence was committed, but not otherwise.

otherwise.

II. And it is hereby further enacted, that the Sudder Board of Revenue, the local Commissioners, or other Officers exercising the powers of either of those authorities, the Collectors, or other Officers exercising the powers of Collector, shall be competent to punish any obstruction of the nature aforesaid, by fine to an extent not exceeding 200 Rupees, and in case such fine be not paid by imprisonment in the Civil Jail for a period not exceeding one month. Provided that the orders passed in such cases shall be subject on appeal to the revision and controll of the superior Revenue orders passed in such cases shall be subject on appeal to the revision and controul of the superior Revenue Authorities, as in all others, and shall, as well as the sentences passed under Section I. of this Act, be carried into effect by the Magistrate, on application being made to that Officer, in the usual mode. III. And it is hereby enacted, that Clauses second and third, Section V., and Section VI. Regulation XII, of 1825 of the Bengal Code, are repealed.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 2d day of November next.

T. H. MADDOCK,

Secy. to the Govt. of India.

No. 2859. FORT WILLIAM, POLITICAL DEPARTMENT, Тив 25тн Остовев, 1841.

Captain James Abbott, 2d in Command of the Mhairwarra Local Battalion, has received permission to remain at the Presidency, on private affairs, until the 31st December next.

T. H. MADDOCK, Secy. to the Govt. of India.

FORT WILLIAM,
MILITARY DEPARTMENT, 20th Oct., 1841.
Notice is hereby given, that the Pay, Batta, and other Allowances for October 1841, of the Troops at the Presidency and at the other Stations of the Army, will be issued on or after Wednesday, the 10th Proximo.

By Ordered the Proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

J. STUART. Lt.-Col., Seey. to the Govt. of India, Mily. Dept.

No. 1581.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT.

The following Officers have obtained leave of absence from their Stations:

THE 21st OCTOBER, 1841.

Mr. R. H. Russell, Assistant to the Magistrate and Collector of Moorshedabad, for fifteen days, during the Dusserah Vacation.

Тив 26ти Остовев, 1841.

Mr. Apothecary C. J. Simons, attached to Gowalparah, for twenty-four days, to visit Gowhatty, on private affairs.

Syed Monower Alli, Principal Sudder Ameen of Shahabad, during the Dusserah Vacation.

The leave of absence granted to Mr. R. R. Sturt, Collector of Backergunge, under date the 5th instant, has been cancelled at his own request.

FRED. JAS. HALLIDAY,

Sery to the Gort of Bengal.

OTICE is hereby given, that the Right Hon'ble the Governor General in Council having been pleased to direct that a double Express despatch (weight 400 Tolas) be allowed with each future Overland Mail for the accommodation of the Calcutta Mercantile Community and the Public in general, a double Express despatch will in future be forwarded with each Overland Mail.

> J. J. HARVEY. Offg. Post Master General.

Fort William, Genl. Post Office, } the 6th September, 1841.

OVERLAND LETTERS AND POSTAGE.

T is hereby notified for general information-

First .- That all Letters and Newspapers, except Soldiers' and Sailors' Letters, intended for transmission by the Overland Mails, and except those specially marked " via Falmouth," will be sent through France, and thus be subject to the heavier rate of postage.

Second .- Letters and Newspapers addressed to France as well as those to other foreign countries, with which France is the channel of communication (if the latter are expressly directed to be so sent) will be made up in Packets and sent to the French l'ost Master at Marseilles; but Letters for Foreign Countries, other than France, if not specially directed to France, will be included in the Packets or England. Letters, &c., for places lying between Bombay and Marseilles, will be despatched in separate Packets.

Third .- Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France, are charged single postage, which by that route amounts to 2s. 8d. By the Falmouth route, Letters of half an ounce in weight, are subject to single postage only, which by that route, has now been reduced to 1s.

Newspapers, if sent via Falmouth, are free of postage; but if transmitted by the way of Marseilles, they are charged 2d. each.

H. S. OLDFIELD, Offg. Post Master General.

Fort William, Genl. Post Office, } the 27th May, 1840.

NOTIFICATION.

A BKARRY.—With reference to the Notification issued from this Office on the 29th June last, Shippers of Rum are hereby informed, that the date from which the imposition of 8 Annas duty on every Gallon of Rum shipped in quantities below one thousand Gallons was announced as to take effect (viz. 1st July 1841,) has been, under the authority of Government, altered to the 1st Jauuary 1842.

By order of the Board of Customs, Salt and Opium, the 13th August, 1841,

H. TORRENS, Secretary.

RULES

For bonding Salt imported by Sea and deposited in Private Warehouses, to take effect from this date, 28th September 1841.

First.—Parties wishing to store Salt in private Godowns under the Government Orders of 11th August 1841, to give notice of their intentions to the Collector of Customs in writing, pointing out the location of the Godown in which the Salt is to be stored and making a Deposit of the Duty in Government Promissory Notes or in Bills accepted by Government

Second.—On receipt of this deposit, the Collector of Customs will cause the Salt to be weighed and delivered from on board ship as at present, sending with each boat load of Salt for its protection in transit, between the ship and the Importer's Godown, a Boat Note (as per Form annexed) signed by both the Preventive Officers delivering and the Salt Chowkee Officer superintending the weighment.

Salt Chowkee Officer superintending the weighment.

Third.—On completion of weighment the Collector to report the outturn, together with the amount of Company's Paper held in deposit on receipt of this information, and the Boat Notes which must be delivered up by the Importer, the Board will supply the Importer with a Rowannah for the full quantity weighed over the vessel's side.

Fourth.—On the expiration of three months from the date of entry of the ship on which the Salt may have been imported, the Collector of Customs will call upon the Importer or Consignee to pay the duty on the full quantity weighed over the vessel's side less 3½ per cent, wastage.

Fifth.—The Importer to write off all Salt sold by him on the back of the Rowannah, giving due intimation of sale within 24 hours to the Board, to enable them to depute a Salt Officer to be present at the weighment and delivery—this Officer will not suffer any Salt to be removed save under a separate Rowannah to be granted from the Board's Office. He will also attest the endorsement on the Rowannah, as above provided, of the quantity delivered.

Sixth—A Salt Officer will attend during the landing of the Salt in order to put his adul on the Salt imported, and it will be expected that the Stamp so applied shall not be broken save in his presence.

Seventh — Notice shall in all cases of Rowannahs granted for bonded Salt be given to the Superintendent of Calcutta Salt Chokees.

By order of the Board of Custome, Salt and Opium,

H. TORRENS, Secretary.

NOTICE.

CHANGE OF PILOT STATION FOR THE RIVER HOOGHLY.

OTICE is hereby given, that referring to the impracticability during the last S. W. Monsoon, owing to the encreasing resort of Shipping to the Port of Calcutta, to supply Pilots at the distant Station off Point Palmyras, the arrangements as noted in the following Memorandum from the Master Attendant, will be adopted for the next S. W. Monsoon.

MEMO.

1st.—A Pilot Vessel will be stationed off False Point during the next South West Monsoon, say from the 15th of March to the 15th of September 1842, bearing, according to circumstances, E. by N. a S. E. by S. from the Light House, and in from 10 to 15 fathoms depth of water.

2d.—This Vessel will exhibit by day when any others are in sight, besides the usual Company's Ensign at her Peak, a large Danish Jock (red with white cross) at her Main Top Gallant Mast Head, and at night a Good Light in the same situation, besides burning a Blue Light every hour, and beating a Gong frequently in calm thick weather, to warn Vessels coming from the Southward of her near neighbourhood. She will not however have any Pilots on board, the main object of her intended Station off False Point being to guard all inward bound Vessels from proceeding to the old Station off Point Palmyras during next season, and directing them to a new one in the South Channel between the Tails of the Eastern and Western Reefs, where Pilot Vessels will then be found in from 16 to 20 fathoms water, and from 6 to 8 Miles South West of the present South Channel Buoy, that Baov laying in Lat. 20° 58′ 30″ N. Long. 88° 4′ East of Greenwich, and in 12 fathoms water.

3d.—For the purpose of more distinctly marking the new Station, the Commanding Officer's Vessel there will always wear by day, when other Vessels are in sight, a large St. George's Jack (white with red cross) at her Main Top Gallant Mast Head, besides the usual Company's Colours at her Peak, and at night be distinguished by a constant good Mast Head Light, by Blue Lights and Maroous used alternately every half hour and also by Guns fired every four hours, say at 8 p. M. Midnight, and 4 A. M. with good Rockets discharged at the same time.

4th.—All Vessels are recommended to be most exreful in coming over from False Point to the New Station by constant attention to that safe old Guide the Lead, and thereby correcting their Steerage as Tides or Currents may or may not set them out of their proper course, and they are also advised not to come under 16 fathoms, at night especially, till they reach the Pilot's Station and get their proper Pilots on board.

5th.—Lastly—All Vessels are directed not to approach the Pilot's Station at night without giving due warning, and not only by the exhibition of Lights, say 2 Vertical where best seen, but also by the discharge of a Gun, if they have any on board, as soon as they descry the first Pilot Vessel near them. They are further recommended to be most careful not to come into collision with any of the Pilot Vessels at the Station on their own accounts no less than that of the Public as they will be held responsible for all Damages, and called upon afterwards to pay for all that may have arisen from bad Look-out, Inastention to Duty, or Carelessness of any kind whatever.

(Signed) T. T. HARINGTON,

Master Attendant.

By order of the Marine Board,

C. B. GREENLAW, Secretary.

Port William, the 18th October, 1841.

NOTICE is hereby given, that the following dates have been fixed by the Sudder Board of Revenue, under Section III. Act XII. of 1841, for commencing the Sale of Mehals for the recovery of Arrears of Land Revenue due thereupon, viz.

In Districts and for Estates, in which the Bengal and Umlee Eras are current, the 28th January and 5th April

1842.
In Districts and for Estates in which the Fusly Era is current, the 21st January and the 15th April 1842.
The dates for the Official year 1842-48 will be notified

E. CURRIE,

Secretary,

Sudder Board of Revenue, } Calcutta, 6th Oct., 1841. \$

NOTICE is hereby given, that unless claims and proofs entitling to possession of the Rent Free Estate of Kootybary, situated in Pergonah Apole and Thannah Lalbazar, of the Joint Magistracy of Bogoorah, purchased by a Mr. Tucker on the 27th of June 1805, at a sale held by the Collector of Dinagepore, are lodged previous to the 1st November 1841, before the Deputy Collector of Bogoorah, the said Estate will be declared an Escheat to Government. ment.

GEO. F. COCKBURN,

Offg. Deputy Collector.

Bograh, Deputy Collector's Office, 1 The 15th September, 1841.

NOTICE.

THE Effects of the late Mr. Thomas Lally, of Dinapore, are under the Seal of this Court, and will be delivered to any person duly authorized to receive the same.

A. SMELT, Judge.

City Potna. Dewanny Adawlut, the 18th October, 1841.

BENGAL MEDICAL RETIRING FUND.

NEN. ANNUITIES having been declared at the Quarterly General Meeting, held on the 12tq

3 being for 1837, completing 6.
6 for 1838.
1 for 1839.

July, ultimo, as available to Subscribers to the Fund, who have served in India

10

(17) seventeen years and upwards, such Subscribers as are

qualified by period of service, and may be desirous of accepting Annuities, are hereby invited to send in their application to this Office, superscribed "Application for Annuity," on or before Saturday, the 30th day of October next, on which date the several applications will be opened by the Committee of Manage-

Subscribers whose applications shall not have been received on or before the above date, will be held to have declined the Annuity and the Annuitants will be declared on the 30th October next, according to seniority of standing in the service from among those Subscribers to the Fund, whose applications shall have been received.

By order of the Committee of Management,

GEO. HILL, Secretary.

Medical Betiring Fund Office, Calcutta, 2d August, 1841.

LOST,

PIRST-HALF of a Bank of Bengal Note, No. 29598, for Co.'s Rs. 100, the property of Gour-chunder Chuckerbutty, the payment of which has been stopped at the Baok. stopped at the Bank.

NOTICE.

REWARD of 200 Rupees will be given to any A person procuring the apprehension of Issur-chunder Beseries, as inhabitant of Jerseauto, in Cal-cutts, and late a Dangah of Ghaut Monohurgunge, in the Sall Agency of Statements. WITH the Sanction of Government, the following Advertizement is published for general information By Order of the General Management,
JOHN McQUEEN, Secy. M. O. S.

Orphan Society's Office, Kidderpore, }

ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management doesn't expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School

means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the projudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation,
(Signed) H. T. PRINSEP,

Sery. to Government Gent. Dept.

Council the Chamber, 7th August, 1832."

Aust Bublished.

And for Sule at the Bengal Military Orphan Press, Demy Quarto-Price Rs. 1-8,

CONSTRUCTIONS

BY THE

Sudder Dewanny & Nizamut Adalut, Vol. 3- Part 3,

Containing the Constructions, Nos. 1261 to 1289. From November 16, 1839, to November 28, 1840.

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CIRCULAR ORDERS,

For Bengal and the North Western Provinces, ISSUED BY THE REVENUE ACCOUNTANT, FORT WILLIAM.

From No. 4, April 10th, 1790, to No. 550, May 9th, 1887

ALSO

Sleeman's 1st and 2d Reports on Thuggee.

Ditto ditto Vol. 2,..... ,, 10.

Vol. 1-Contains a Vocabulary of the Pecu-inr Language

THUGS;

With an Introduction and Appendix descriptive of the System pursued by that Fraternity, and of the measures which have been adopted by the Supreme Government of India for its suppression.

Vol. 2-Is a Report on the Depredations committed by

The Thug Gangs

OF

Upper and Central India. PROM THE

Cold Sesson of 1836-37, down to their gradual suppression, under the operation of the measures adopted against them by the

SUPREME GOVERNMENT IN 1839.

With a Preface, Introduction, voluminous Index, and large coloured Map of that portion of the Kingdom of Oude most infested with Thugs.

G. H. HUTTHANN,

Cababa, Oa 1, 1841 Sept. Orphan Press.

[872]

NOTICE of Public Sale for Arrears of Revenue, unless immediately figuridated, at the Collector's Office, Zillah Shahabad, on Thursday, the 18th November 1841, or 19th Kartick 1249 F.S.

Names of Mehals to be sold and of the Ph. in which they are situated, and Num- ber of the Lot in the Collec- tor's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumma,	Arrears of Revenue, including Interest up to the end of 1249 F. S.	Remarks.
1. Pergunnah Pecro, Mehal } Pecro,	Baboo Koouer Slag,	46739 3 [°] 2	30368 13 0	Most valuable property, comprizing an entire Pergunnal, consisting of 248 Ussilly and 215 Dakhilee, Total 408 Villages—nomiminal Rukbeh Berghas 2.04,2475 Kobah.—as the property is of a compact kind seldem met with an ordinary Decembal Settlements.—the present opportunity is specially noticed to Capitalists as one worthy their attention.

T. SANDYS, Officiating Collector.

Zillah Shahabad, Collector's Office, the 30th September, 1841.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshedabad, on Thursday, the 25th proxime, or 11th Aghan 1248 B. S.

and they Lot	James of Muhals to be sold, of the Pergunnah in which are situated, and No. of in the Collector's Sale ertizement.	Recorded Proprietor.	Annual Jun			Arrears venue, in Interes the I Augus	t u Kisi	ding p to t of	Remarks.
1.	Pergh. Koonwurpertab,	{ Rsjah Kishen Chand, } Rance Unnopoornah, } (Rajah Kishen Chand,)	182647	9	6	16804	8	11)
2.	Hooda Ecooree, &c.,	Kooer Ram Chand, { Rapee Jurao Koonwur, } Nerthokally Soobuddra,	105428	8	8	9763	i	7	These Lands produce Indigo, Paddy, Mulberry and Sugar Cane, &c &c &c.
8,	Kist. Pergh. Kassecpore,	Kasseenoth, Bhola- noth, Kishennoth, Shib Soondry, Bejoykishen, Bhoobunnessuree, Raj- kishore, Radhabenode Dass,	8076			448	8	9	
		The abovementioned Estates	are unde	r B	utwa	rra.			
1.	Ph. Rokunpore,	Juddouoth Sandial,	69762	12	11	3706	13	10	1
2.	Kist. Ph. Futtehsing,	Rajah Kishen Chand,	46326	4	9	7003	12	8	
7.	Hooda Shekhaleepore,	Doolah Dobya, &c.,	9818	11	4	581	4	10	di e
14.	Hooda Pooroosuttumbatty,	Shibnarain Ghose,	8856	8	2	791	10	6	There I and
16.	Hooda Pautkabatty,	Meah Murzan, &c	11530	4	3	219	7	2	These Lands pro- duce Indigo, Paddy.
27.	Dihee Gunkur Churka,	Set. Bejoygobind, &c.,	14886	12	10	1828	8	4	Mulberry, and Su- gar Cane.
64.	Kist. Ph. Dyanugger,	Fuqueroollah Chowdry, &c.,	9590	12	8	1038	15	3	
	Turf Mooneeah Dihee,	Moheshchunder, &c.,	12916	4	3	1221	8	6	
1.	Hooda Eccoree, &c. for the balance of Kist Ph. Futtehsing,	Rejah Kishen Chand Koour,	105428	8	8	24884	7	9	error area,

Moorshedabad Collector's Office, the 16th October, 1841.

PIERCE TAYLOR, Collector.



SUPPLEMENT TO

The Calcut ta Gazette.

Bublished by Authority.

WEDNESDAY, OCTOBER 27, 1841.

TENDERS FOR THE SUPPLY OF CLOTHING PROBABLE AMOUNT OF CLOTHING (MORE OR LESS) REQUIRED. TO THE NIZAM'S ARMY.

1.-The Resident at Hydrabad (on the part of the Nizam's Government) will, until the 30th November 1841, receive Tenders for the supply of Clothing to the Nizam's Regular Army.

2 - The following is to be complete with Pads, Shoulders, Straps, Cotton Wings for the Grenadier and Light Companies, Buttons with the number of the Regiment, and to be made up in every respect as worn in the Company's Army, and according to a muster Jacket to be forwarded.

It is to be delivered at the following Stations, and subject to survey on arrival :-

Hydrabad	To of	the whole,	more or le
Aurungabad	74	do.	do.
Effichpoor	134	do.	do.
Hingolee	12	do.	do.

- 4 .- The Tenders will express the price of one of each Article as hereafter detailed, and is to include every charge for packing, carriage, &c., and to be delivered at the several Stations abovementioned, on or before the 15th November 1842.
- 5 .- The Resident reserves to himself the right of rejecting any Tender without assigning a reason for it.
- 6 .- The person or persons to whom the Contract is eventually given, will be expected to furnish the security of a respectable House of Agency for the due fulfilment of their Contract, in the sum of Company's Rupees (20,000) Twenty Thousand.
 - 7 .- The mode of payment will be as under-
- 8 .- One-third of the Estimate on the Contract being closed and approved of, and the receipt of the Clothing Indents acknowledged.
- 9 .- One-third when the Clothing is half finished, and the other third, when it is delivered, surveyed and approved of at the several Stations.
 - 10 .- The Tenders are to be addressed
- " To the Military Secretary to the Resident at Bydrabad,'and to be superscribed " Tenders for Clothing."
- 11 .- Any further information that may be required will be afferded on spplication to the above Officer.

Artillery and Store Deportment. 6 Store Serjeant's " Jackets" with Cheverons. 1 Barrack
3 Qr. Mr. Serjeant's
4 Subidar's
5 Jemadar's
4 Color Havildar's
6 Havildar's
8 Buelec's do. do. with Cheverons. do. Bugler's. Bheestie's. 20 Naique's with Cheverons.
24 Lance Naique's do.
273 Golundanze.
2 Havildar's of "Gun Lascars" with Cheverons. Naique's of do. do.
Gun Lascar's.
Havildat's of "Ordnance Drivers" with Chaverons.
Naique's of do. do. Natique's of do. do.
Ordinance Driver's.
Havildar's of Carriage Drivers with Cheverons.
Natique's do. do.
Carriage Driver's. 200 all charges 3 Syrang's.
4 First Tindal's.
6 Second do.
123 Store Lascar's. Article, including 6 Store Serjeant's " Cops," complete, with Gilt Orna-

6 Store Serjeant's "Cops," complete ments.
1 Barrack Serjeant's do.
3 Qr Mr. Serjeant's do.
12 Subidar's and Jemadar's Sashes.
10 Staff Serjeant's do.
28 Hayidar's do.
4 Color Redges

4 Color Badges. 4 Pairs of "Gold Epauletts" for Subidar Majors.

8 Pairs of Straps with Gold Fringe for Jemadars.

Infantry.

16 Staff Serjeant's " Jackets" with Cheverons.

64 Subidar's do.
62 Germandar's do.
64 Color Havildar's do.
64 Color Havildar's do.
65 Drum and Fife Major's. do. do. do. with Cheverous. do. with do.

32 Bugler's. 136 Drummers and Fifer's.

one of each

the price

Tenders to express

64 Bheestle's.
64 Gregimental Lascar's.
920 Naique's, with Cheverons.
920 Lance Naique's, with do.
4720 Private's
16 Staff Serjeant's " Caps," complete, with Gilt Ornaments.

16 Staff Serjeant's "Caps," complete, with Gilt Ornaments.

1 Drum Mejor's do. do. do.
136 Subidar's and Jemadar's Sashes.
16 Staff Serjeant's do.
344 Havildar's, Drum and Fife Mejor's do.
64 Color Badges.
8 Pairs of Gold Epauletts for Subidar Mejors.
32 Do. Straps with Gold Bullion, for Subidars of Batin. Co.
16 Do. Wings with Gold Bullion, for Subidars of Grendr. and Light Co.'s.
16 De. Wings with Gold Frings, for Jemadars of Grendr, and Light Co.'s.

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Tenders to express the price of one of each Article, including all charges.
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8 Nalque's do. with do.
150 Privates' Jackets.
3 Buglers' do.
4 Subidars and Jemadars' Saches.
6 Havil dars' do.
1 Color Badge.
1 Pair of Strap with Gold Bullion for Subidars.
3 Pairs of Strap with Gold Fringe for Jemadars.
The Corps to be furnished with Clothing are as follows:
                   56 Pairs Straps with Gold Fringe for Jemadars of
Battalion Compy.'s.
16 Do. Drum and Fife Major's Wings.
                                                                 Company of Poincers.
                          .
                      1 Subidar's Jacket.
3 Jemadar's do.
1 Color Havildar's do. with Cheverons
5 Havildar's do. with do.
2 Bugler's.
1 Bheesty.
1 Regimental Lascar.
6 Narque's with Cheverons.
6 Lance Naique's with Cheverons.
96 Privates.
4 Subidar's and Jemadar's Sashes.
6 Havildar's do.
1 Color Budge.
1 Pair Gold Epulettes for Subidar Major.
3 Pairs Straps with Gold Fringe for Jemadars.
                                                                                                                                                                                         Itst Compy. Artilly, and Genl.
Depôt.

2d Compy. ditto and Store
Deptmt.

3d Co, do, and do.
4th Co, do, and do.
1st Regiment Infantry.
2d do.
3d do.

2d Company of Hill Rangers and Bheels.
                                                                                                                                                                                                                                              By Order,
                                                                                                                                                                                                                                                                 ERIC SUTHERLAND,
                                              Company of Hill Rangers and Bheels.
                                                                                                                                                                                                                                                                                                                Mojor, Mily. Secy.
                           1 Subidar's Jacket.
3 Jemadar's do.
1 Color Havildar's do. with Cheverons.
5 Havildar's do. with do.
                                                                                                                                                                                            Military Secretary's Office, Hyarabad Residency, 15th September, 1841.
The
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G. H. Huttmunn, Bengal Military Orphun Press.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

Bublished by Authority.

SATURDAY, OCTOBER 30, 1841.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 18TH OCTOBER, 1841.

The following Extract from the proceedings of the Right Hon'ble the Governor General in Council, in the Legislative Department, under date the 18th October 1841, is published for general information.

Read a second time the Draft of proposed Act dated the 15th June 1840, and published in the Supplement to the Calcutta Gazette of the 17th of the same month, for the better management of Boats and Catamarans in the Madras Roads and for the amendment of certain Harbour Regulations.

Resolution.—The Right Hon'ble the Governor General in Council resolves that the following Amended Draft on the subject be re-published for general information:

ACT No. - or 1841.

For the better management of Boats and Catamarans in the Madras Roads and for the amendment of certain Harbour Regulations.

I. Whereas it is expedient to make Regulations for Boats and Catamarans employed in the Madras Roads, with a view to the better preservation of good order, the prevention of smuggling, and the general protection of life and property, and whereas certain Rules now in force for the Harbeur of Madras require amendment.—

It is hereby enacted, that from and after the 1st day of January next, no person either as Owner or Servant shall use or employ, or be employed in, any Boat or Catamaran to carry Passengers, Goods or Letters, to or from any Ship or Vessel lying in the Madras Roads and Shore, unless such Owners or Owner of Boats and Catamarans shall have previously received a License, and unless the Boat or Catamaran which such Owners or Owner, Servants or Servant shall so use, has been registered as hereinsfter mentioned, and in case any person who has not received such License shall employ or be employed in a Boat or Catamaran for the purposes aforesaid, or such Boat or Catamaran shall ust have been so registered, such person shall be liable to a fine not exceeding the sum of 50 Rupess on conviction before a Justice of the Peace, as that Justice shall direct, and the Boat or Catamaran shall be liable to be seized by the orders of any Justice of the Peace and forfeited.

of any Justice of the Peace and forfeited.

II. And it is hereby emerted, that upon the Master Attendant being satisfied that any such Boat is of the proper dimensions and especity, and that the same is sessently, and of a proper deality for the purposes aforesaid, and upon the application of the Owner of any such Beat or of any Catamaran, and upon such Owner delivering to him a written paper signed by such Owner appuriting his name, occupation and place of rapidance, and the names and places of residence

of all such Boatmen or other persons as shall be employed by such Owner in and about the navigation, and management of such Boat as particularly as be, and also subscribing to a declaration in writing that he fully understands all the provisions of this Act and those contained in the Subsidiary Rules to the same Act, it shall and may be lawful, and the said Master Attendant is hereby required to grant to such Owner a License so to use the same in which License (if of a Boat) shall be expressed the dimen-sions, the number of Passengers or the quantity of Goods which such Boat shall be permitted to take and carry, and every such License shall also contain a number for such Boat or Catamaran, and the name or names, occupation or occupations, and place or places of residence of the Owner or Owners thereof, and the number of the Servants or Crew who shall be used or employed to row or navigate the same, and their names and places of residence respectively all of which particulars shall be entered in a book or Registry for that purpose to be kept by the Master Attendant, and so often as the property in any such Boat or Catamaran, or any share of the same shall be transferred, eve Owner of such Boat or Catamaran shall produce his Liceuse before the said Master Attendant, and such new Owner shall also deliver to him a written paper signed by such new Owner specifying his name, occupation and place of residence, and the names and places of residence of all such Boatmen or other persons as he shall employ, or propose to employ in and about the navigation and management of such Boat as particularly as may be, and shall also subscribe to a declaration in writing that he fully understands all the provisions of this Act, and those contained in the sub-sidiary Rules to this Act, all which said particulars shall be duly entered by the said Master Attendant in a new Registry to be the by him of such Boat or Catamaran, and thereupon a new License to use such Boat or Catamaran expressing and containing the expressed in the original License shall be granted by the said Master Attendant, and whenever any such Owner or Owners, or any of the Boatmen or other persons employed to manage or navigate any such Boat or Catamaran shall change his or their place of abode notice of such change of abode shall be delivered to the said Master Attendant by the said Owner, in order that such new place of abode may be entered in the Registry and Licenses. In wilful neglect or default of which notice of change of Ownership or of the persons employed to row or navigate any such Boat, or of his or their or any or either of their change of residence, for the space of six days after any such change of residence, the Owner shall forfeit a sum not exceeding 50 Itupees on conviction before a Justice of the Peace, as that Justice shall direct, and for every such new Registration to be made by the said Master Attendant as aforesaid he shall be entitled to charge by way of fee the sum of one Rupee, and for every new License thereof the sum of one Rupee.

III. And it is hereby enacted, that in order to enable the said Master Attendant to grant a correct License of the Registry of every such Boat previous to the Registry of any Boat requiring such License, the said Master Attendant or his Deputy shall in the presence of the Owner of every such Boat or any other person duly appointed by such Owner, cause each such Boat to be surveyed and measured, and in case the same shall not in the judgment of the said Master Attendant or his Deputy be of the proper dimensions and capacity and sea-worthy and of the proper quality for the purposes aforesaid, no Registry shall be made nor License be granted, until every such defect in the admeasurement, sea-worthiness and quality of the said Boat shall have been rectified by the Owner thereof, and for every such survey and admeasurement a fee of three Rupees shall be paid by the Owner of any such Boat to the said Master Attendant.

IV. And it is hereby enacted, that the said Owner or Owners of every such Boat shall forthwith paint in black English figures, not less than six inches in length upon a white ground, such white ground having a margin of at least three inches beyond the outermost part of the figures, on a conspicuous part of the bow on one side and of the quarter on the other, and in a legible and distinct manner from left to right, the number in such Registry and License inentioned, and if any person shall fraudulently paint or counterfeit or cause or permit to be painted or counterfeited upon any Boat, any figure not having been duly registered, every such person shall forfeit the sum of 100 Rupees, and every such Boat shall also be forfeited.

V. And for the better prevention of fraud or omission in the painting, the figures hereinbefore provided to be painted on all Boats, let out for hire as well as for the better distinguishing and identifying such Boats and Catamarans as have been registered and licensed, it is hereby enacted, that so often as any Registry is made the said Master Attendant shall cause the number in the same to be cut or branded in the most common native characters, in some part or parts of every such Boat and Catamaran, and if the Owner or Owners of any such Boat shall neglect or refuse to keep painted, cut or branded any figure hereinbefore required to be painted, cut or branded, on any such Boat or Catamaran, in a fair and legible condition, or if he shall paint, cut or brand the same in a different manner or on a different part of such Boat than is hereinbefore provided, or shall wilfully crase, obliterate or in any way hide or conceal the same, or if the Owner of any such Boat or Catamaran shall knowingly permit any such act to be done, he shall forfeit a sum not exceeding 100 Rupees on conviction before a Justice of the Peace as that Justice shall direct, and if any person not being such Owner shall be guilty of or shall assist in any such incorrect painting, cutting, branding, crasure or concealment, thall forfeit one moiety of the penalty in this Article imposed.

VI. And it is hereby enacted that every Boat of of the description and dimensions now in use (that is to say) not more than thirty three feat in length,—nine fect in breadth, and four feet four inches in depth, nor less than thirty feat in length, six feat in breadth and three feet six inches in depth, which shall be so licensed and Registered as aforesaid, shall be manned with not less than two Steers-men, eight Rowers and one Baler, and shall if required be obliged to carry at one time any number of Passengers not exceeding fifteen, or any quantities of goods not exceeding the quantity mentioned in the Schedule bereunder written; and in case Bouts of different construction and dimensions shall be Licensed and Registered they shall be manned in such manner and shall be obliged to carry such Passengers or such a quantity of Goods as the Master Attendant shall direct and shall express in the Licensea under the penalty of 50 Rupees.

VII. And it is bereby enseted, that if any Boat he loaded with Passengers or Cargo beyond the number

or quantity spacified in the License, granted to such Boat the Tindel of such Boat shall be liable to a fine not exceeding 5 Rupers for every such surplus Passenger and for every weight of such Cargo beyond such specified quantity, and the owner of such Boat shall be liable to a fine of 50 Rupers on conviction before a Justice of the Peace, for every such surplus Passengers or surplus weight of Cargo.

VIII. And it is hereby enacted, that no Boat or Catamaran so licensed shall licensed whose before Gun Fire in the Morning nor after five o'clock in the Afternoon, nor shall remain alongside any Ship or Vessel after 6 o'clock in the Afternoon without leave from the Master Attendant or his Deputy, who shall be at liberty to prevent any Boat or Catamaran from putting off to or from the shore when in his judgment the doing so would be attended with danger, on which occasions the Master Attendant shall hoist at the mast head of his Flag-staff the following flags, viz.

; and in case any person offend against this clause he shall be liable on conviction before a Justice of the Pence to forfeit and pay a sum not

greater than 30 Rupees.

IX. And it is hereby enacted, that on the 15th day of in every year the Owners of Boats and Catamarans which shall have been so Licenced and Registered as aforesaid shall expose them and their Crews on the Beach for the inspection of the Marine Board, and the Master Attendant shall once in every month or oftener and as often as he may think necessary, require the Owner of the said Busts and Catamarans, or any one or more of them to expose them and their Crews on the Beach for his inspection; and in case any Owner shall neglect or refuse so to expose a Boat or Catamaran belonging to him, and in case, on any Boat or Catamaran being so exposed the Master Attendant shall deem it unseaworthy, or that its Crew is in an inefficient state, he shall suspend the License granted in respect thereof until the said Boat or Catamaran shall have been repaired and the Crew rendered efficient to the satisfaction of the Master Attendant-and it is hereby declared, that in case the Owner of any such Boat or Catamaran shall refuse or neglect to make such necessary repairs to the same and to render efficient the Crew thereof, within one month after such inspection, the License shall altogether be withdrawn from such Boat.

X. And it is hereby enacted, that Grain shall be landed within the space between the north angle of the Custom House and Clive's Battery, and all other Goods, excepting Timber, shall be landed within the space between the north angle of the Custom House and the south angle of Bentinck's Buildings, and that Timber may be landed any where if the permission of the Collecter of Sea Customs be first obtained, and if such permission shall not have been obtained it shall be landed within the space between the north angle of the Custom House and Clive's Battery, and in case any person shall hand or be engaged in attempting to land any Goods otherwise than as before directed, every such person shall be liable to pay on conviction before a Justice of the Peace a sum not greater than 100 Rupess as that Justice of the Peace shall determine.

XI. And it is hereby enseted, that all Vessels other than those commonly known as Native Vessels or Donies shall anchor in the South Boads the North Angle of the Fort being one point, and the Manter Attendant's Fing-staff the other, and all Vessels commonly known as Native Vessels or Donies shall anchor in the North Roads, the North Angle of the Custom House being the Southern, and the Village of Knyappocam the Northern point, and the Owner of any Livenses Beat or Battantant, on holding (except at the request of the Batter Attendant) communication with a Vessel which shall be excepted otherwise than as aforesaid, shall on accrition thereof before a Justice of the Peace, be hable to pay a sum not propter than 10 Rupans as such Justice of the Peace shall sliceon.

Owners of all Boats and Catamarans kept for the purpose of being commonly let out for hire shall when the same shall not be engaged in doing actual service for hire, by themselves or their Agents give daily attendance at the Boat Office from 5 A. M. until 6 r. M. se as to be ready to provide upon immediate notice their Boats or Catamarans for service or hire, and that for any neglect in so giving attendance unless occasioned by sufficient excase) such Owners shall be qualished by a Justice of the Peace on conviction by a fine not exceeding. Rupees.

XIII. And it is hereby enacted, that if any Owner of a Boat or Caramaran so licensed, or any person deputed by him shall demand a rate of hire beyond that which is sanctioned by Schedule under the several circumstances and restrictions therein provided for, he shall on conviction before a Justice of the Peace forteit the sum of 10 Rupees, together with the amount of such hire.

XIV. And it is hereby enacted, that any Owner of a Boat or Catemaran so licensed, "and kept "or employed for the purpose of being let out "commonly on hire," or any person deputed by him, refusing to let on hire such Boat or Catemaran, for public or private use, and within the hours and in the terms specified in the Schedule to this Act, without assigning such cause for his refusal as shall be deemed satisfactory or reasonable to the Justice of the Peace trying such offence will, on conviction before a Justice of the Peace, be liable to the penalty of 20 Rupees, and for a second refusal to a fine of 100 Rupees and to the forfeit of his license.

XV. And it is hereby ensoted, that if any Boatman or Boatmen serving in any Boat or Catamaran kept and employed for the purpose of being let out commonly on hire to carry Passengers, Cargo or Letters, shall by wilful neglect or desertion of his duty, cause any impediment to the service of any such Boat or Catamaran, he or they shall for the first offence be liable to receive corporal punishment not exceeding three dezen lashes on conviction before a Justice of the Peaco, and if life shall have been thereby endangered, or in case of a second offence, he or they shall be committed to hard labour for a term not exceeding six months.

XVI. And it is hereby enacted, that the Owners of Boats and Catamarans, which are kept or employed for the purpose of being commonly let out for hire, shall keep and provide for service during the night, that is to say, from six o'clock in the Afternoon until six o'clock in the Morning at least, ten Boats and four Catamarans with their respective crews, according to a course of rotation to be specified by the Master Attendant on the 1st day of every current month, and to be notified in writing on some conspicuous part of his Office as regards the particular nights for the attendance of particular Boats and Catamarans, and every Owner of any such Boat or Catamaran, who shall fail to provide his Boat or Catamaran without assigning such excuse for such failure as shall be deemed satisfactory or reasonable to the Justice of the Peace trying such offence shall; if the Owner of a Boat, on conviction before a Justice of the Peace be liable to a penalty of 50 Rupees, and if the Owner of a Catamaran be liable to the penalty of 5 Rupees and for a second offence to the penalty of 50 Rupees, and if the Owner of a Catamaran be liable to the penalty of 5 Rupees and for a second offence to the penalty of 50 Rupees, and if the Owner of a Catamaran be liable to the penalty of 5 Rupees and for a second offence to the penalty of 50 Rupees.

of a Catamaran be liable to the penalty of 5 Rupees and for a second offence to the penalty of 10 Rupees.

XVII. And is hereby enanted; that every Boat kept and employed for the purpose of being commonly let out for hire as aforestif, shall be kept well and completely dunnaged and seawarthy, and in default thereof, the Owner or Owners of every such Boat or Boats shall, upon conviction before a Justice of the Pesas, forfeit for each instance of neglect the sum of 5 Russia, and if any Goods or Cargo shall have received distance and over and above any legal liability to commitment and over and above any legal liability to commitment and tone, and if tife shall have endangeed thereby, a sum not exceeding 100

Rupses, and also be liable at the discretion of such dustice to have his license for such Boat revoked.

XVIII. And it is hereby enacted, that if any communication by Boat or Catamaran is held with any Ship or Vessel in the offing, or beyond the limits of the Anchorage before the Master Attendant's Report Roat or Catamaran has boarded such Ship or Vessel, the Owner of such Boat or Catamaran shall forfeit the sum of 20 Rupses, and if any attempt is made to hold such a communication without the permission of the Master Attendant, he will incur a penalty of 10 Rupses.

XIX. And it is hereby enacted, that it shall be lawful for the Master Attendant or his Deputy, the Collector of Sea Customs or his Deputy, and all Sitting Magistrates and qualified Justices of the Prace, or such person or persons as he ar they shall by Warrant under their hands duly authorize for that purpose from time to time to go on board any Boat or Catamaran, and to search all parts of such Boat or Catamaran for prohibited or uncustomed or amuggled Goods, and also to examine into all Packages, Boxes or Baggage of whatever description, within or upon such Boat or Catamaran or landed therefrom, provided such Master Attendant or his Deputy or other person to be appointed as aforesaid, shall have good reason to suppose that any such Package, Box or Baggage contains any smuggled or prohibited Goods, and they shall likewise have power and authority to search any person or persons on board any such Boat or Catamaran, or who may have landed therefrom, provided such Master Attendant or his Deputy or other person appointed as aforesaid, shall have good reason to suppose that such person or persons hath or have any uncustomed, smuggled or prohibited Goods, secreted about his or her person; provided always, that no female shall be searched by any other person than a female duly authorized for that purpose by the Collector of Customs; and it is hereby further enacted, that if any person shall resist to impede any or either of the said parties hereinbefore authorized to go on board, examine and search as hereinbefore provided in the execution of their duty, or in any manner prevent the performance of such duty, every such person shall be liable according to the circumstances of the case and the quality of the party offending, upon conviction be-fore a Justice of the Peace to a fine not exceeding 100 Rupees, or to imprisonment with or without hard labour on the roads or otherwise for a period not exceeding aix months, and in case any such offence be committed by any Owner of a Boat or Catamaran such Owner shall likewise forfeit his license.

XX. And it is hereby enacted, that the Sections III., IV., VII., VIII., IX., and X. of the Rule, Ordinance and Regulation passed by the Governor in Council of Fort St. George, commonly called the Marine Police Regulation, be hereby cancelled and repealed.

XXI. And it is hereby enacted, that the jurisdiction and authority ordained to be exercised by the Master Attendant and Deputy Master Attendant for the time being of the Port of Madras, jointly or severally as Justices of the Peace, by virtue of the hereinbefore recited Regulation, shall and may be exercised (as regards such parts of the said Regulations not bereinbefore repealed) by any Justices of the Peace in and for the Presidency of Madras in like manner jointly or severally.

XXII. And it is hereby further enacted, that every person whatever who either as Owner or Servant, shall use or employ or be employed in any Boat or Catamaran in the Madras roads, shall be amenable to Sections XI., XII., and XIII. of the above recited Regulation.

Regulation.

XXIII. And it is hereby further enacted, that Section XXXVI. of the above recited Regulation shall bereafter apply to the fixing up at the Offices therein mentioned copies of the same, omitting all other notice of those Sections, thereof which are by this Act repealed, save that the same are so repealed.

TAIV. death is hereby enacted, that all pecuniary forfeitures and penalties had or incurred under or against this Act, shall and may be heard and determined by any Justice of the Penalt of the Town of Madras, who is hereby empowered and authorized to hear and determine the same, and to issue his summons or warrant for bringing the party or parties complained of before him the said Justice, and upon his, her or their appearance or contempt and default to hear the parties, examine witnesses and to give judgment or sentence according as in and by this Act is directed; and it is hereby further declared that it shall be lawful for any Justice who may have adjudged any pecuniary penalty under the provisions of this Act to award and issue out a warrant or warrants under his or their hands and seals for the paying of such forfeitures and penalties as may be imposed or adjudged upon the Goods and Chattels of the offender and cause sale to be made of the same if they shall not be redeemed within six days rendering to the party the overplus, if any, after deducting the amount of such forfeiture or penalty, and the costs and charges attending the levying thereof, and in case sufficient distress shall not be found, and such forfeitures and penaltics

shall not be forthwith paid, it shall and may be lawful for the Justice as last aforesaid, and he is hereby authorized and required by warrant or warrants under his hand and seal to cause such offender or offenders to be committed to prison there to remain for any time not exceeding unless such forfeitures and penalties and all reasonable charges shall be sooner paid and satisfied, and that all the said forfeitures when paid and levied shall, after deducting all necessary charges and also a compensation not exceeding one-third to be settled and ascertained by the said Justice before whom the conviction may take place, and to be given to the Officer or other persons giving information and prosecuting to be applied and disposed of according to the directions of the Honorable the Governor in Council.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 18th day of November next.

T. H. MADDOCK, Secy. to the Govt. of India.

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The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, OCTOBER 30, 1841.

FORT WILLIAM.

GENERAL DEPARTMENT, 26TH JUNE, 1882.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in

Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 19ти NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance :

TERMS AND CONDITIONS

POB

MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

lat.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from orders.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's at the rate of—

Per Company's Rupes for Ad-

**Or medicable Officers or authorized Agents of the East India Company or may be appointed. The Bills of Lading of the Consignment and Policies of Insurance affected thereon, both in triplicate, The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bilia, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents. Government or Agents.

Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (heing also the Agent) having failed to accept the Bill, for the substitution of another Agent. Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods. 7th.—After the arrival of the Goods in England

8th .- The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable. interest is chargeable.

oth.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the date of the East India Company shall be at liberty to Insurance the Goods, the expense of which shall be reimbursed to them previously to neir making over the Goods to these Parties or their Agents.